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An Act to regulate the procedure and increase the jurisdiction of the Courts of Magistrates in the Presidency Towns.

WHEREAS it is expedient to consolidate and amend the law regulating Preamble. the procedure of the Courts of Magistrates in the Presidency towns and to increase the jurisdiction of such Courts; It is hereby enacted as follows:-

PART I,

CHAPTER I.—PRELIMINARY.

- 1. This Act may be called "The Presi-Magistrates' dency Act, Short title. 1877":
- And it shall come into Commencement. . force on the first day of April 1877.
- 2. On and from that day the Acts mentioned in the first schedule hereto an-Repeal of Acts. nexed shall be repealed to the extent specified in the third column of the said schedule.

8. Nothing in this Act shall be deemed to restrict any power conferred Saving of powers unby any special or local law.

4. The Court by which an offence is triable under this Act is indicated Matters indicated in by the seventh column of second schedule. the second schedule hereto annexed and by the third explanatory note prefixed to such schedule.

The cases in which the Police may arrest without warrant or not, in the case of each offence under the Indian Penal Code or any law referred to in section 14,

whether a warrant or a summons shall ordinarily issue in the first instance, and

whether the offence is bailable or not,

are indicated respectively by the third, fourth

and fifth columns of the same schedule.

The punishment for each offence under the Indian Penal Code is indicated by the sixth column of the same schedule.

5. Cases pending when this Act comes into force in any of the Courts of Pending cases. •Police Magistrates, or in the town of Bombay in the Court of Petty Sessions, shall be dealt with, as far as may be, according to the procedure herein provided.

6. In this Act, unless there be something repugnant in the subject or Definitions. context:

"writing" includes print, lithography, pho-" writing." tography and engraving:

"bailable offence" means an offence for, and " bailable case" means a case

"bailable offence or case.

in, which bail may be taken under any law in force for

the time being:
"non-bailable offence" means an offence for,
and "non-bailable case" " non-bailable offence means a case in, which bail or case." may not be taken under any

law in force for the time being:

"ehapter" means a chapter "chaptor." of this Act:

includes also "place." house, building and vessel:

Words referring to

words which refer to acts done extend also to illegal omissions.

CHAPTER II.—Constitution and Powers or THE PRESIDENCY MAGISTRATES' COURTS.

7. The Local Government Establishment of Pre-Magistrates' may, with the sanction of the aidenc**y** Governor General in Council, Courts.

(a) constitute within the towns of Calcutta, Madras and Bombay, respectively, so many divisions as the said Government thinks fit,

(b) define the extent thereof respectively,

(c) from time to time alter the number of such divisions and their respective extents, and

(d) establish a Presidency Magistrate's Court for each of such divisions.

8. The Local Government may also from time Appointment of Presi- to time appoint a sufficient dency Magistrates. number of fit persons to be Magistrates for the said towns, respectively, and may suspend or remove any person so appointed.

. Any such person may sit and act as a Magistrate in any of the said Courts, and any two or more of such persons may (subject to rules made under section 9) sit together as a Bench.

All persons appointed under this section shall be

called Presidency Magistrates.

Every such person shall, by virtue of his office, be a Justice of the Peace for Presidency Magistrates to be Justices of the the town of which he is a Peace. Magistrate,

and shall exercise juvisdiction in all places within the local limits of the ordi-Local limits of juris. nary original criminal jurisdiction of the High Court,

and within the limits of the port of such town and of any navigable river or channel leading thereto as such limits are defined under the law for the time being in force for the regulation of ports and port-dues.

The area comprised within such local limits shall be deemed to be a district within the meaning of the Code of Criminal Procedure and

of this Act.

Every Presidency Magistrate in the town of Bombay shall exercise all Rombay Court of Petty Sessions. powers and jurisdictions which, under any law in force immediately before the passing of this Act, may be exercised by the Court of Petty Sessions, and such Court is hereby abolished.

9. In each of the said towns the Local Government shall appoint one of Appointment and powthe Presidency Magistrates ers of Chief Magistrate. to be Chief Magistrate. Such Magistrate shall exercise in such town all the powers which by any law or rule are required to be exercised by any Senior or Chief Magistrate, and may, with the previous sanction of the Local Government, make rules, consistent with this Act, to regulate

(a) the conduct and distribution of business and secure uniformity of practice in the Courts of the Magistrates of the Town:

(b) the times and places at which Benches of Magistrates shall sit:

(c) the constitution of Benches:
(d) the mode of settling differences of opinion which may arise between Magistrates in session.

Notwithstanding the last paragraph of section 8, appeals under the law for the time being regulating the municipality of Bombay shall lie to the Chief Magistrate only.

10. All existing Magistrates of Police shall be deemed to be Presidency References in Acts to Magistrates under this Act, Magistrates of Police. and all references in any Act now in force to Magistrates of Police shall be deemed to be made to Presidency Magistrates.

11. Any Presidency Magis-Sentences which Presidency Magistrates may trate may pass the following рияя. sentences:-

Imprisonment not exceeding the term of two years (including such solitary confinement as is authorized by law):

Fine not exceeding one thousand rupees:

Whipping.

A Presidency Magistrate may pass any lawful sentence, combining any of the sentences which he is authorized by law to pass.

EXPLANATION .-- A Presidency Magistrate may award imprisonment in default of payment of fine, in addition to the full term of imprisonment which, under this section, he is competent to award. But no punishment inflicted under this section shall exceed the punishment provided for the offence by the Indian Penal Code or any special or local law.

Imprisonment in dofault of payment of fine.

Imprisonment in dofault of payment of fine.

In force for the time being with imprisonment as well as fine, in which the offender is sentenced to a fine, whether with or without imprisonment, the Presidency Magistrate shall be guided by the provisions of sections 64 and 65 of the Indian Penal Code in fixing the period of imprisonment in default of payment of the fine:

Provided that, in no case decided by a Presidency Magistrate, where decided by Magistrate. Imprisonment has been inflicted as part of the substantive sentence, shall the period of imprisonment inflicted in default of payment of the fine exceed one-fourth of the period of imprisonment which he is competent to inflict as punishment for the offence otherwise than as imprisonment in default of payment of the fine.

Where a person is sentenced to fine only, the Presidency Magistrate may fix such term of imprisonment in default of payment of fine as is allowed by law, provided the term does not exceed

two years.

13. When a person is convicted, at one trial, Sentence in cases of of two or more offences simultaneous conviction of several offences. section or different sections of any law, the Presidency Magistrate may sentence him, for the offences of which he has been convicted, to the several penalties prescribed by such law which such Magistrate is competent to inflict; such penalties, when consisting of imprisonment, to commence the one after the expiration of the other:

Provided that the punishment shall not in the aggregate exceed twice the amount of punishment which the Magistrate is, by his ordinary jurisdiction, competent to inflict.

- 14. Offences punishable under any law, other Offences under enact. than the Indian Penal Code, ments not specifying containing no distinct procourt authorized to try. vision as to the Court or officer before which or before whom they are to be tried, may be inquired into and tried, according to the provisions hereinafter contained, by a Presidency Magistrate. But no such Magistrate shall pass any sentence in excess of his powers.
- Offence committed in Magistrate's presence. sence of a Presidency Magistrate has person to arrest the offender, and when the offender is arrested may commit him to custody or, if the offence is bailable, may admit him to bail.
- Power to record statements and confessions.

 Power to record statements and confessions.

 Magistrate may record any confession or other statement made to him at any place within the local limits of his person with reference to any offence.

Such confessions shall be recorded in the manner provided by section 84, and such statements shall be recorded in the manner prescribed in section 115, clauses 3, 4 and 5, and such statements and confessions shall, when recorded, be forwarded to the Magistrate by whom the case is inquired into or tried.

No Presidency Magistrate shall record any such confession unless, upon inquiry, he has reason to believe that it was made voluntarily; and on recording any such confession, he shall make a memorandum at the foot thereof to the following effect:—

"I believe that this confession was voluntarily made. I was read over to the person making it and was admitted by him to be correct."

(Signed) A. B.,
Presidency Magistrate.

Power to compel restoration of abducted females.

Power to compel restoration of abducted females.

Power to compel restoration of abducted tion or unlawful de tention of a woman, or of a female child under the age of fourteen

under the age of fourteen years, for any unlawful purpose, he may make an order for the immediate restoration of such woman to her liberty, or of such female child to her husband, parent, gnardian or other person having the lawful charge or government of such child, and may compel compliance with such order, using force if necessary.

PART II.

CHAPTER III.—THE PLACE OF INQUIRY AND TRIAL.

18. Every offence shall ordinarily be inquired into, and, if triable by a Magistrate, shall be tried, in the district in which it was committed. If triable by a High Court, it shall (subject to the provisions of section 64A of the Code of Criminal Procedure) be tried by the High Court to which the Magistrate commits.

Explanation.—Offences created by local and special laws may be inquired into and tried in any place where the inquiry or twial might be held under the provisions of those laws or of this Act.

Accused triable in district where act done, or where consequence consues.

Sion of any offence by reason of anything which has been done, and of any consequence which has ensued, such offence may be inquired into or tricd in any district in which any such thing has been done, or any such consequence has ensued.

Illustrations.

(a.) A is wounded in district X and dies in district Z. The offence of the culpable homicide of A may be inquired into and tried either in X or Z.

(b.) A is wounded in district X, and is, during twenty days, unable to follow his ordinary pursuits in district Y, where he is being treated. The offence of causing grievous hurt to A may be inquired into and tried either in X or Y.

(c.) A is put in fear of injury in district X, and is thereby induced, in district Y, to deliver property to the person who put him in fear. The offence of extortion committed on ▲ may be inquired into and tried either in X or Y.

Place for trial where not is offence by reason of its relation to any other act which is also an offence, a charge of the first-mentioned offence may be inquired into and tried, either in the district in which it was committed, or in the district in which the other act was committed.

Illustrations.

(a.) A charge of abetment may be inquired into and tried, either in the district in which the abetment was committed, or in the district in which the offence abetted was committed.

- (b.) A charge of receiving or retaining stolen goods may be inquired into and tried, either in the district in which the goods were stolen, or in the district in which any of them were at any time dishonestly received or retained.
- (c.) A charge of wrongfully concealing a person known to have been kidnapped may be inquired into and tried in the district in which the wrongful concealing, or in the district in which the kidnapping, took place.
- (d.) A. B. C and others combine together to abet the waging of war against the Queen. Any of the conspirators may be tried in any district in which acts were done by any one of the persons with whom he or they conspired, in pursuance of their original concerted plan and with reference to their common object.

Place for inquiry or trial where scene of offence is uncertain;

or offence not committed in one district only;

where an offence or offence is continuing;

or consists of several acts in different districts;

21. When it is uncertain in which of several districts an offence was committed; or

where an offence is committed partly in one district and partly in another; or

is a continuing one and continues to be committed in more districts than one; or

where an offence consists of several acts done in different districts,

it may be inquired into and tried in any of such districts.

An offence committed on a journey or voyage may be inquired into and tried in any district through or into which the person by whom the offence was committed, or the person against whom, or the thing in respect of which, the offence was committed, passed in the course of that journey or voyage.

22. The offence of being a thug, or of having belonged to a gang of dacoits, or of having escaped from custody.

Into and tried wherever the accused person happens to be when the complaint is made.

The offence of criminal misappropriation, or of Criminal misappropriation, and criminal breach of trust, too and criminal breach of trust.

which the property which is the subject of the offence was received by the accused person, or in any other district in which the offence was committed.

The offence of murder as a thug, dacoity or dacoity

Murder as a thug, with murder, may be inquired into and tried wherever the murder.

person accused happens to be when arrested, or in any other district in which he might be tried under any other provision of this Act, or any other law relating to the trial of such offence.

The offence of stealing an animal may be inquired into and tried either in the district in which such animal was stolen, or in any other district through or into which it was conveyed.

23. Whenever any doubt arises as to the disHigh Court to decide, in case of doubt, district where inquiry shall take place.

• tried in which any offence should be inquired into or tried, the High Court within whose jurisdiction the offender is apprehended may decide in which district the offence shall be inquired into or tried.

24. No sentence or order of any criminal Conrt shall be liable to be set aside merely on the ground that the inquiry or trial was held in a wrong

district, unless it is proved, or appears, that the accused person in his defence, or the prosecutor in his prosecution, was actually prejudiced by such error, in either of which cases a new trial may be ordered.

CHAPTER IV.—OF THE COGNIZANCE OF OFFENCES.

When Presidency Magistrate may take cognizance of offences.

25. A Presidency Magistrate may take cognizance of any offence—

- (a) upon receiving a complaint by a private person,
- (b) upon information or report by a Police officer,
 - (c) upon information received under section 246,
 - (d) if committed in his presence,
 - (e) upon application under chapter V.
- 26. Any person acquainted with the facts of Who may make compaints. a case may make a complaints.
- 27. On receipt of a complaint a Presidency Ma-Process to compel uppearance.

 Process to compel uppearance.

 in complaint a Presidency Magistrate may, if the person complained of be not already in custody, proceed by summons or warrant to compel his appearance;

and in the cases mentioned in section 25, clauses (b), (c), (d) and (c), the Presidency Magistrate may proceed as if he had received a complaint.

Jurisdiction given by complnint.

28. A complaint gives jurisdiction to a Presidency Magistrate—

- (a) to inquire into or try (as the case may be) any offence covered by the facts complained of, or disclosed on such inquiry or trial,
- (b) to try or commit for trial (as the case may be) any person not complained against, but who, at the time when the complaint is made, or subsequently, appears to have committed any offence so disclosed, and
- (c) to issue process for the arrest or to compel the appearance of such person.
- Complaint or sanction required in certain cases.

 Complaint or sanction required in certain cases.

 offence falling under chapters XIX, XX or XXI of the Indian Penal Code; nor without sanction to receive a complaint, or to take cognizance without complaint of any offence, where such complaint or offence, by any law in force for the time being, may not be received or taken cognizance of without sanction.
- Magistrate to examine complainant.

 Magistrate to examine complainant.

 Magistrate to examine dency Magistrate, such Magistrate, if he has jurisdiction in the ease, shall examine the complainant; and such examination may be on oath or affirmation, or not, as the Magistrate in each ease thinks fit:

Provided that the Magistrate, if he thinks fit, may, before the matter of the complaint is brought before him, require it to be reduced to writing.

- 31. Where the complaint has been made by peti-Effect of omission to tion, and the Magistrate examine petitioner. neglects to examine the complainant, the trial of the person accused shall not be set aside on this ground.
- 32. The Magistrate before whom the complaint is duly made may, if, after examining the complainant, there is in his judgment no sufficient ground for proceeding, dismiss the complaint.

The dismissal of a complaint shall not prevent subsequent proceedings against the person com-

plained against.

33. If it appears to such Magistrate that there is sufficient ground for process, ceeding, he shall issue his summons or his warrant (as the case may be) for causing the accused person to appear before him.

When summons may be such that any person has committed, or is suspected of having committed, any offence triable by such Magistrate and punishable with fine only, or with imprisonment for a period not exceeding six months, or with both, the Magistrate may (subject to the provisions of section 4) issue his summons directed to such person, requiring him to appear to answer the complaint, at a certain time and place, before such Magistrate as may then be there.

If the Magistrate believes that the accused person is about to abscond, he may, instead of issning a summons, issue a warrant in the first instance for the arrest of such person.

35. When a complaint is made before a Presiwhere warrant or dency Magistrate having summons may issue on jurisdiction in the case that complaint. any person has committed, or is suspected of having committed—

(a) any offence triable by such Magistrate and punishable with imprisonment for a period exceed-

ing six months, or

(b) any offence triable exclusively by the High Court, or which, in the opinion of such Magistrate, ought to be tried by the High Court,

such Magistrate may (subject to the provisions of section 4) issue his warrant to arrest such person, or, if the thinks fit, his summons directed to such person, requiring him to appear to answer the complaint at a certain time and place before such Magistrate as may then be there.

36. If the person served with a summons does not appear before the Magistrate at the time mentioned in such summons, and the Magistrate is satisfied that such summons was duly served in what he deems a reasonable time before the time therein appointed for appearing pursuant thereto,

or if it appears to the Magistrate that, after due diligence, the summons could not be served according to the provisions of this Act,

the Magistrate may issue his warrant to apprehend the accused person.

37. Whenever the Magistrate issues a summons, hagistrate may disher may, if he sees sufficient cause with personal attendance of accused. cause, dispense with the personal attendance of the accused person, and permit him to appear by his advocate, attorney or pleader.

But such Magistrate may in his discretion, at any stage of the proceedings, direct the personal attendance of the accused person, and, if necessary, enforce such attendance by issuing a warrant to arrest him.

CHAPTER V.—OF PROSECUTIONS IN CERTAIN CASES.

38. A complaint of an offence punishable under Prosecutions for offences against the State. Chapter VI of the Indian Penal Code, except section 127, or punishable under section 294Λ of the same Code, shall not be received by any Presidency Magistrate, unless it be made by order of, or under anthority from, the Governor General in Council or the Local Government, or some officer empowered by the Governor General in Council or the Local Government to order or anthorize such complaint, or unless it be made by the Advocate General.

Prosecution of Judges and public servants.

Prosecution of Judges and public servants.

Judge or any public servant not removeable from his office without the sanction of the Government, is accused as such Judge or public servant, shall not be received by any Presidency Magistrate, except with the previous sanction or under the direction,

(a) of the Government, or

(b) of some officer empowered in this behalf by the Government, or

(c) of some Court or other authority to which such Judge or public servant is subordinate, and whose power so to sanction or direct such complaint has not been limited by the Government.

No such Judge or public servant shall, unless with the previous sanction of the Government, be prosecuted for any act purporting to be done by him in the discharge of his duty.

The Government may, in any case or class of eases, prescribe the person by whom, and the manner in which, the prosecution is to be canducted, and may specify the Court before which the trial shall be held.

In this section, the expression "Government"

Definition of "Government," "Judge" and crument or the Governor "public servant."

General in Council, and the expressions "Judge" and "public servant" have the meaning assigned to them respectively by the Indian Penal Code.

- 40. A complaint of any offence described in Prosecution for contempts of the lawful anthority of public servants.

 Penal Code, not falling within section 175, 178, 179, 180 or 228 of that Code, shall not be received by any Presidency Magistrate, except with the sanction or on the complaint of the public servant concerned, or, of his official superior.
- 41. A complaint of an offence against public Sanction to prosecu. justice, described in section tion for certain offences 193, 194, 195, 196, 199, 200, against public justice. 205, 206, 207, 208, 209, 210, 211 or 228 of the Indian Penal Code, when such offence is committed before or against a civil or criminal Court, shall not be received by any Presidency Magistrate, except with the sanction of the Court before or against which the offence was committed, or of some other Court to which such Court is subordinate.

42. A complaint of an offence relating to docu-

Sanction to prosecution for certain offences relating to documents given in evidence. ments, described in section 463, 471, 475 or 476 of the Indian Penal Code, when the document has been given in

avidence in any proceedings in any civil or criminal Court, shall not be received against any party to or witness in such proceedings, by any Presidency Magistrate, except with the sanction of the Court in which the document was given in evidence, or of some other Court to which such Court is subordinate.

43. The sanction referred to in sections 40, 41

Nature of sanction necessary.

and 42 respectively may be expressed in general terms, and need not name the accused person, and may be given at any time. But it shall, so far as practicable, specify the Court or other place in which, and the occasion on which, the offence is alleged to have been committed.

A sanction under any one of the three last preceding sections shall be deemed sufficient authority for the Presidency Magistrate to alter the charge (if any) to one of an offence coming within either of the two remaining sections, if the facts disclose such offence.

44. When any civil, criminal or other Court
Procedure in cases inferior to a High Court is
mentioned in section 40,
41 or 42.
into any complaint mentioned in section 40, 41 or
42, such Court may either itself inquire into and
commit the ease for trial before the High Court, or
may send the case for disposal to any Presidency
Magistrate having jurisdiction.

The Court may send the accused person in custody, or take sufficient bail for his appearance, before such Magistrate; and may bind over any person to appear and give evidence in the case.

Nothing in this section shall prevent a Presidency Magistrate from disposing of cases under sections 172, 173, 174 and 175 of the Indian Penal Code where he himself is the public servant concerned.

45. A complaint of an offence under section

497 of the Indian Penal
Code shall be made only by the husband of the woman concerned, or by the other person (if any) under whose eare she was living at the time when the adultery was committed.

A complaint of an offence under section 498 of
Prosecution for enticing away married woman.

by the person (if any) having the care of her on
behalf of her husband at the time when the offence
was committed.

46. The application of the public servant or Court to a Presidency Magistrate to inquire into or try any case under this chapter shall be deemed a sufficient complaint.

CHAPTER VI.—OF THE SUMMONS AND WARRANT.

47. Every summons issued by a Presidency Magistrate to an accused person shall be in writing signed by such Magistrate, and shall be in the form (A)

given in the third schedule to this Act, or to the like effect.

48. If the accused person can be found, the summons how served. summons shall be served on him personally, wherever he may be, by delivering or tendering the summons to him.

Every person to whom a summons is delivered or tendered under this section shall, if required by the person delivering or tendering the same, sign a receipt therefor, or countersign a copy thereof.

Service when accused cannot be found, the summons may be served by leaving it for him with some adult male member or servant of his family residing with him; and the person with whom the summons is so left shall, if so required by the serving officer, sign a receipt therefor, or countersign a copy thereof. If there is no such member or servant with whom the summons can be left, the serving officer shall fix it on some conspicuous part of the house in which the accused person ordinarily resides, and therenpon the summons shall be deemed to have been duly served.

When the person summoned is in the service Service on servants of Government or of any Railway Company, the Magistrate issuing the summons may send it to the head of the office in which the person summoned is employed; and such head shall therenpon cause the summons to be served in manner hereinbefore provided.

- Service of snamons outside Presidency Towns.

 Magistrate is to be served at any place outside the local limits of his jurisdiction, he may send the summons in duplicate to the Magistrate of the place where the accused resides or is, to be there served.
- 51. When a summons issued by a Presidency
 Proof of service in Magistrate is served ontside
 such cases and when server not present. Magistrate is served ontside
 such cases and when such local limits as aforesaid,
 and also in cases where the
 person who has served the same is not present
 at the hearing of the complaint, the service may
 be proved—
- (a) hy a solemn declaration, purporting to be made before a Magistrate, that such summons has been served, and such declaration may be endorsed on the duplicate summons and returned to the Magistrate who issued the summons, or
- (b) by a copy of the summons purporting to be countersigned by the person to whom it is addressed, or
 - (c) by a receipt under section 48.
- 52. The provisions relating to a summons, its

 Provisions applicable issue and service, contained to all summonses under in sections 47 to 51 (both anct.)

 to every summons issued under this Act.
- Issue of warrant in addition to summons.

 Magistrate may, notwithstanding the issue of a summons under this chapter, either before the appearance of the accused person as required by such summons, or after he fails so to appear, issue a warrant of arrest against him.

Summons or warrant for apprehension of per-son within jurisdiction for offence committed

54. A Presidency Magistrate may issue a summons for the attendance, or a warrant for the apprehension, of any person within for offence committed the local limits of his juris-beyond. the local limits of his juris-diction, in respect of any offence alleged or suspected to have been com-

mitted by such person in a different district, or on the high seas, or in a foreign country: provided that if the offence were committed within such local limits, the Magistrate might issue a summons or warrant.

55. On the attendance or apprehension of such

on arrest, under his own warrant, for effence committed out of his juris-

Magistrate's procedure person, if the Presidency Magistrate has not jurisdiction in the case, he shall either send such person to the Magistrate within the

local limits of whose jurisdiction the offence is alleged to have been committed, or if the offence is bailable, take bail for his appearance before such Magistrate.

When the Presidency Magistrate cannot satisfy himself as to the Magistrate to whom the person so attending or arrested should be sent, he shall report the case for the orders of the High Court.

56. Every warrant issued by a Presidency Magis-

Form and direction of

trate shall be in writing nnder his hand, shall be directed to one or more Police-officers,

and shall be in the form (B) given in the third schedule to this Act, or to the like effect.

A warrant issued under this Act remains in force until it is cancelled Continuance of warby the Magistrate who issued it, or until it is executed.

Fees for summouses

and warrants.

57. A fee of eight arms shall be paid for every summons or warrant issued by a Presidency Magistrate. except in the case of a sum-

mons to attend and give evidence or to produce documents, in which case there shall be paid a fee of four annas:

Provided that such Magistrate may in any case remit any such fee, if he is Power to remit fees. satisfied that the complainant is unable to pay the same, and shall remit it when the complaint is made by a public servant in the execution of his duty.

58. A Presidency Magistrate, in issuing a warrant for the arrest of any When Magistrate may person, may in his discretion direct bail to be taken. direct by endorsement on the warrant, that if such person give sufficient bail as therein mentioned for his appearance before the Magistrate on a specified day to answer the complaint, the officer to whom the warrant is directed shall take such bail, and shall release such person

from custody. The endorsement shall state (a) the number of suretics, (b) the amount in which they and the accused person are to be respectively bound, and (c) the day on which he is to appear before the

Magistrate.

If bail be taken, the officer to whom the warrant is directed shall forward the Recognizance to be recognizance to the Presiforwarded. dency Magistrate.

59. When a warrant is directed to more Policeofficers than one, it may be Warrant to several executed by all, or by any persons. one or more, of such officer.

60. A warrant directed to any Police-officer may Execution of warrant also be executed by any other Police-officer whose by Police-officer other than the one addressed. name is endorsed upon the warrant by the officer to whom it is directed or endorsed.

61. Any Presidency Magistrate who issues a

issuing Magistrate warrant may superintend its execution.

warrant of arrest may attend personally for the purpose of seeing that the warrant is duly executed.

62. Any such Magistrate may also at any time direct the arrest, in his pre-Arrest in presence of sence, of any person for whose Magistrate. arrest he may issue a warrant.

63. A warrant issued by a Presidency Magistrate shall ordinarily be exe-Where warrant may euted within the local limits be excented. of his jurisdiction.

But if the person against whom the warrant is issued goes into, or is in, any place outside such limits, the warrant may be executed in such place.

64. A Presidency Magistrate may direct a

Execution of warrant outside issuing Magistrate's jurisdiction.

warrant to be executed outside the local limits of his* jurisdiction, either with or without endorsement by a

Magistrate within the local limits of whose jurisdiction it is to be executed.

Such warrant shall ordinarily be endorsed by the Magistrate within the local limits of whose jurisdiction it is to be executed.

The warrant may be forwarded to such Magistrate for endorsement, either by post or by any Police-officer to whom it is directed.

The Magistrate to whom such warrant is forwarded by post shall endorse his name thereon and cause it to be executed within the local limits of his jurisdiction.

If the warrant is forwarded by a Police-officer to whom it is directed, he may take it either to a Magistrate, or to a Police-officer not below the rank of an officer in charge of a station, within the local limits of whose jurisdiction the warrant is to be

Such Magistrate or Police-officer shall endorse his name thereon, and such endorsement shall be sufficient authority to the Police-officer to whom the warrant is directed to execute the same within such limits, and the local police shall be bound to assist such officer in executing the warrant.

Whenever there is reason to believe that the delay occasioned by obtaining the endorsement of the Magistrate or Police-officer within the local limits of whose jurisdiction the warrant is to be executed will prevent such execution, the Policeofficer to whom it is directed may execute the same without such endorsement in any place beyond the local limits of the jurisdiction of the Magistrate who issued it.

65. If a warrant is executed, whether with or without endorsement, outside Procedure on execution of warrant outside the district in which it was issuer's jurisdiction. issued, the person arrested shall, unless the Presidency Magistrate who issued the warrant be within twenty miles, or be nearer than the Magistrate in whose local jurisdiction the arrest was made, or unless bail be taken under section 58, be brought before the Magistrate within the local limits of whose jurisdiction the arrest was made.

Such Magistrate shall, if the person arrested appears to be the person intended by the Presidency Magistrate, direct his removal in enstedy to such Magistrate, unless such person is then ready and willing to give the bail (if any) required under section 58, in which case the Magistrate before whom he is so brought shall accept such bail and forward the recognizance to the Presidency Magistrate.

Magistrate and Police-officer to whom a warrant under this Act is directed for execution shall execute the same, or cause it to be executed.

Proclamation for person absconding.

Proclamation for person diction in the case has reason to believe that any person accused of an offence not end ing himself, so that a warrant issued against him under this Act cannot be executed, such Magistrate may issue a written proclamation, requiring him to appear to answer the complaint within a fixed period not less than thirty days from the date of publishing the proclamation.

Proclamation how pub. Such proclamation shall lished. be published as follows—

(a) it shall be publicly read in some conspicuous place of the town or village in which the accused person usually resides;

(b) it shall be affixed to some conspicuous part of his ordinary place of abode, or some conspicuous place of such town or village; and

(c) a copy thereof shall be affixed to some conspicuous part of such Magistrate's Court-house.

A statement by the Magistrate to the effect that the proclamation was duly published shall be conclusive evidence of compliance with the requirements of this section.

68. A Presidency Magistrate may order the attachment of any property, moveable or immoveable, belonging to any person believed to be absconding or concealing himself.

Such order shall authorize the attachment of any property within the local limits of the jurisdiction of the Magistrate making the order; and it shall authorize the attachment of any property without such local limits when endorsed by the Magistrate of the district in which such property is situate.

If the property ordered to be attached be immoveable, the attachment under this section shall, in the case of land paying revenue to Government, be made through the Collector of the district in which the land is situate, and, in all other cases, (a) by seizure under the order of the Magistrate having inrisdiction or (b) by the appointment of a manager and receiver; or (c) by an order prohibiting the payment of rent to the absent person; or by all or any two of such processes as such Magistrate deems proper.

If the person so believed to be absconding or concealing himself does not appear within the time specified in the proclamation, the property under attachment shall be at the disposal of Government, but shall not be sold until the expiration of six months from the date of the attachment, unless it is of a perishable nature, or such Magistrate considers that the sale would be for the benefit of the

owner, in either of which cases the Magistrate may cause it to be sold whenever he thinks fit.

Restoration of forfeited property.

Restoration of forfeited property.

Restoration of forfeited property.

The property of the attachment, and proves to the satisfaction of the Magistrate by whose order the property was attached that he did not abscond or conceal himself for the purpose of evading instice, such property, or, if the same has been sold, the nett proceeds of the sale, or if part only thereof has been sold, the nett proceeds of the sale and the residue of the property, shall, after satisfying thereont all costs incurred in consequence of the attachment, be delivered to him.

CHAPTER VII.-OF BAIL.

70. Every person arrested under this Act shall be kept in enstedy until he is discharged by the order of a competent Court, or until he is admitted to bail.

When bail shall be admitted to bail: Provided that, in cases punishable with fine only, or with imprisonment for a term not exceeding six months, or with both, the Magistrate may discharge him on his binding himself by a personal recognizance in such sum of money as the Magistrate thinks sufficient, to appear and attend at the time and place therein mentioned, and to continue so to attend until otherwise directed by the Magistrate.

71. When any person accused of any non-bailwhen bail shall not be able offence appears or is brought before a Presidency Magistrate, such person shall not be admitted to bail, if there appear reasonable grounds for believing that he has been guilty of the offence of which he is accused.

If the evidence given in support of the comwhen hall may be plaint is, in the opinion of the Magistrate, not such as to afford such grounds,

or if such evidence is adduced on behalf of the accused person as, in the opinion of the Magistrate, weakens the presumption of his guilt,

but there appears to the Magistrate, in either of such cases, to be sufficient ground for further inquiry into his guilt,

the accused person shall be admitted to bail pending such inquiry.

But if the Magistrate decide not to admit the

Warrant for intermediate custody.

Warrant for intermediate custody.

Shall commit him to custody by a warrant in the form (C) given in the third schedule hereto annexed, or to the like effect.

Any Presidency Magistrate may, at any subsequent stage of any proceeding under this. Act, cancel the admission under this section of any accused person to bail, and may commit him to custody, or may admit to bail any person who has been committed to custody under this section.

Recognizance of accused and sureties.

Recognizance of accused before a Presidency Magistrate of any offence is admitted to bail, a recognizance, in such sum

of money as the Magistrate thinks sufficient, shall be entered into by the person so accused and one or more sufficient sureties, conditioned that such person shall attend at the time and place mentioned in the recognizance, and shall continue so to attend until otherwise directed by the Mugistrate, and, if required, shall appear when called upon at the High Court, to answer the charge.

It is the duty of the Presidency Magistrate or other officer accepting bail to satisfy himself that every surety entering into such recognizance is a person of whom it may reasonably be presumed that he can, if necessary, satisfy its terms.

Every such recognizance shall be in the form (D) given in the third schedule hereto annexed, or to the like effect.

73. After the recognizance has been entered into, the Presidency Magistrate, in case-the accused person has appeared voluntarily or is in the enstody of some officer, shall therenpon release him; and in case he is in some jail, shall issue a warrant of release to the officer in charge of the jail, and such officer shall therenpon release him.

74. If the accused person cannot find sufficient had been been bail when permitted so to do, after failure in first be may, if the Presidency instance.

Magistrate thinks fit, be admitted to bail upon finding the same at any time afterwards before conviction.

75. If, through mistake or fraud, insufficient Power to order suffi. bail have been taken, or if the bail become afterwards taken is insufficient. the bail become afterwards insufficient, the Presidency Magistrate may issue his warrant of arrest directing that the accused person be brought before him and may order such person to find sufficient bail, and on his failing so to do may commit him to prison.

76. The sureties for the attendance and appearDischarge of sureties. ance of an accused person admitted to bail may, at any time, apply to a Presidency Magistrate to discharge their recognizance.

On such application being made, the Magistrate shall issue his warrant of arrest, directing that the accused person be brought before him.

On the appearance of such person pursuant to the warrant, or on his voluntary surrender, the Magistrate shull direct the recognizance of the sureties to be discharged, and shall call upon the accused person to find other sufficient sureties, and if he fail to do so, may commit him to prison.

Procedure to compel ance or appearance of the person bailed, a Presidency Magistrate is of opinion that person has entered, he shall proceed to recover the same, by issuing a warrant for the attachment and sale of the moveable property belonging to such person, which may be found within the local limits of the jurisdiction of such Magistrate.

Such warrant may be executed within such limits, and it shall authorize the distress and sale of any moveable property belonging to the accused person without such limits, when endorsed by the Magistrate within the local limits of whose jurisdiction such property is found.

Procedure to compel payment of penalty by sureties.

Procedure to compel payment of penalty by sureties.

Procedure to compel person bailed, the Presidency Magistrate is of opinion that proceedings should be had to recover from the sureties the penalty mentioned in the recognizance, he shall give them notice to pay

recover from the sureties the penalty mentioned in the recognizance, he shall give them notice to pay the same, or to show cause why it should not be paid.

If such regulty be not paid, and if no sofficient

If such penalty be not paid, and if no sufficient cause for its non-payment be shown, the Presidency Magistrate shall proceed to recover the penalty from such sureties, by issuing a warrant for the attachment and sale of any moveable property belonging to them, or either of them, which may be found within the local limits of the jurisdiction of such Magistrate. Such warrant may be executed within such limits; and it shall authorize the attachment and sale of any moveable property belonging to the sureties, or either of them, without such limits, when endorsed by the Magistrate within the local limits of whose jurisdiction such property is found.

If such penalty be not paid and cannot be recovered by such attachment and sale, such sureties shall be liable to confinement, by order of the Presidency Magistrate, in the civil jail, during period not exceeding six months.

79. The powers given by sections 77 and 78 may be exercised by every Presidency Magistrate in every case in which a recognizance has been given for the appearance of any person, if default is made by the non-appearance of such person before such Magistrate, according to the conditions of the recognizance:

Provided that the Magistrate may, at his discretion, remit any portion of the penalty. mentioned in any such recognizance and enforce payment in part only.

80. When any person is required by a Presidency

Deposit instead of Magistrate to give bail, such Magistrate may permit him to deposit a sum of money or Government promissory notes to such amount as the Magistrate may fix in lieu of such bail.

CHAPTER VIII.—OF INQUIRY INTO CASES TRIABLE BY THE HIGH COURT.

of its ordinary original criminal jurisdiction, or which, in the opinion of the Presidency Magistrate before whom the accused person is brought, ought to be tried by such Court, shall be inquired into by a Presidency Magistrate; and in such inquiry he shall adopt the following procedure.

Examination of complainant and witnesses for prosecution.

Advocate, attorney or pleader, the Magistrate shall, at such time as he thinks fit, take the evidence of the complainant and of such persons as are stated by the complainant to have any knowledge of the facts which form the subject-matter of the accusation and the attendant circumstances.

Such evidence shall be recorded in the manner described in clauses 3, 4 and 5 of section 115.

83. The complainant and the witnesses for the prosecution shall be examination to be in presence of accused.

Personal attendance is dipensed with, of his advocate, attorney or pleader (if any).

The Magistrate may, in his discretion, sum-Procedure in inquiries mon or examine any witpreliminary to commitment accused person to answer or disprove the evidence against him.

Examination of accusd how recorded.

Examination of accusin the course of a preliminary inquiry into a case triable by the High Court, the
whole of such examination, including every question put to him and every answer given by him, shall be recorded in full, and shall be shown or read to him, and he shall be at liberty to explain or add to his answers.

When the whole is made conformable to what he declares is the truth, the examination shall be attested by the signature of the Magistrate, who shall certify under his own hand that it was taken in his presence and in his hearing, and contains accurately the whole of the statement made by the accused person.

85. The Magistrate may, at any stage of
Power of Magistrate the proceedings, summon
to summon and oxamine and examine any person
any person. whose evidence he considers
essential to the inquiry, and recall and re-examine
any person already examined.

Adjournment of any other reasonable cause, it becomes necessary or advisable to adjourn the inquiry, the Magistrate may, by a written order, from time to time adjourn the inquiry on such terms as he thinks fit and remand the accused person for a reasonable time, not exceeding fifteen days.

Explanation.—After commencing the inquiry, if sufficient evidence has been obtained to raise a suspicion that the person accused may have committed an offence, and it appears likely that further evidence may be obtained by a remand, this is a reasonable cause for a remand.

When a Presidency Magistrate finds that
When accused person
to be discharged.

there are not sufficient
grounds for committing the
accused person for trial before
the High Court, or for remanding him, he shall
discharge him, unless it appears to the Magistrate that such person should be tried before
himself, in which case he shall proceed accordingly.

EXPLANATION I.—The absence of the complainant, except when the offence may lawfully be compounded, shall not be deemed sufficient ground for a discharge, if there appear other evidence of a nature rendering a trial desirable.

EXPLANATION II.—A discharge is not equivalent to an acquittal, and does not bar the revival of a prosecution for the same offence.

EXPLANATION III.—An order of discharge shall not ordinarily be made until the evidence of the witnesses named for the prosecution has been taken.

88. When evidence has been given before a Presidency Magistrate, which appears to justify him in committing the accused person for trial for an offence triable exclusively by the High Court, or which, in the opinion of the Magistrate, ought to be tried by such Court, the accused person shall be committed for trial accordingly.

Framing of charge on which accused is to be tried before High Court.

Charge under his hand, declaring with what offence the accused person is charged, and (subject to the provisions of the High Courts' Criminal Procedure Act, 1875) committing him for trial by such Court on such charge.

All such charges shall be drawn up in accordance with the provisions of chapter IX.

Pending such trial, the Magistrate may commit the accused person to enstody by warrant in the form (E) given in the third schedule hereto annexed, or to the like effect, or may in ease of a builable offence release him on bail; and the charge, the record of the enquiry, and any weapon

Charge, &c., to be forwarded to High Court.

or other article necessary to produce in evidence shall be sent to the Clerk of the Crown or other officer appointed in this behalf by the High Court.

When the accused person is committed for trial Commitment when to before the High Court, the be notified. Magistrate shall issue an order to such person as may be appointed by the Local Government in this behalf, notifying the commitment, and stating the offence in the same form as the charge, unless the Magistrate is satisfied that such person is already aware of the commitment and the form of the charge.

- Oharge to be explained, and copy furnished, to accused.

 Person is to be tried has been prepared, it shall be read and explained to him; and a copy thereof shall be furnished to him, if he so require.
- 91. The accused person shall be required at
 List of witnesses for once to give in, orally or in
 defence on trial before writing, a list of the persons
 High Court. whom he wishes to be summoned to give evidence on his trial before the
 High Court.

The Magistrate may, if he thinks proper, summon all or any such persons to attend and give evidence at the enquiry; and if he does so, the commitment shall not be considered to have been made until such evidence has been taken.

The Magistrate may in his discretion allow the accused person to give in any further list.

Further list.

further list of witnesses at a subsequent time.

The Magistrate may summon and examine supplementary witnesses after commitment and before the commencement of the trial. Such examination shall, if possible, be taken in the presence of the accused person.

Nothing in this section shall be deemed to preclude the accused person from giving at any time before his trial before the High Court to the Clerk of the Crown a further list of the persons whom he wishes to be summoned to give evidence on such trial.

92. When the person accused has been comsummons to witnesses when accused person in any list of the persons is to be committed.

Magistrate may either summon such persons to appear before the High Court, or leave them to be summoned by the Clerk of the Crown.

Recognizances of complainants and witnesses for the prosecution and defence, whose attendance before the High Court is necessary, and who appear before the Presidency Magistrate, shall execute before him recognizances, in the form (F) given in the third schedule to this Act, or to the like effect, to be in attendance when called upon at the High Court, to prosecute or to give evidence, as the case may be.

If any complainant or witness refuses to attend

Detention in enstedy in case of refusal to nttond or to execute recognizance.

Leading to execute the recognizance above directed, the Presidency Magistrate may detain him in custody until he executes such recognizance, or until

his attendance at the High Court is required, when the Magistrate shall send him in custody to the High Court.

CHAPTER IX .- OF THE CHARGE.

Form of Charges.

94. Every charge under this Act shall state the offence with which the accused person is charged.

If the law which creates the offence gives it any specific name of offence sufficient description.

Specific name of offence may be described in the charge by that name only.

If the law which creates the offence does not How stated where of give it any specific name, so much of the definition of the offence must be stated as to give the accused person notice of the matter with which he is charged.

The law and section of the law against which the offence is said to have been committed shall be mentioned in the charge.

The fact that the charge is made shall be equivalent to a statement that every legal condition, necessary by law to constitute the offence charged, was fulfilled in the particular case.

The charge shall be written in English. If English is not understood by the accused person, the charge shall be interpreted to him in a language which he understands.

Provious conviction when to be set out.

Penal Code with imprisonment for a term of three years or upwards, or of any other offence mentioned in section 3 or section 4 of Act No. VI of 1864 (to authorize the punishment of whipping in certain cases), and if it is intended to prove such previous conviction for the purpose of affecting the punishment which is to be awarded, the fact of the previous conviction must be stated in the charge. If such statement is omitted, it may

be added at any time before sentence is passed, but not afterwards.

Illustrations.

(a.) A is charged with the murder of B.

This is equivalent to a statement that A's act fell within the definition of murder given in sections 299 and 300 of the Indian Penal Code; that it did not fall within any of the general exceptions of the Penal Code; and that it did not fall within any of the five exceptions to section 300, or that, if it did fall within exception 1, one or other of the three provises to that exception applied to it.

(b.) A is charged, under section 326 of the Indian Penal

(b.) A is charged, under section 326 of the Indian Penal Code, with voluntarily causing grievous hurt to B, by means of an instrument for shooting. This is equivalent to a statement that the case was not provided for by section 335 of the Indian Penal Code, and that the general exceptions did

not apply to it.

(c.) A is accused of murder, cheating, theft, extortion, adultery or criminal intimidation, or using a false property-mark. The charge may state that A committed murder, or cheating, or theft, or extortion, or adultery, or criminal intimidation, or that he used a false property-mark, without reference to the definitions of those crimes contained in the Indian Penal Code; but the sections under which the offence is punishable must, in each instance, be referred to in the charge.

(d.) A is charged, under section 184 of the Indian Penal Code, with intentionally obstructing a sale of property offered for sale by the lawful authority of a public servant.

The charge should be in those words.

Particulars as to time, place and person.

Particulars as to time, place and person.

Particulars as to time, as to the time and place of the alleged offence and the person against whom, or the thing in respect of which, it was committed, as are reasonably sufficient to give notice to the accused person of the matter with which he is charged.

96. When the nature of the case is such that When manner of com. In mitting offence must be stated. The particulars mentioned in sections 94 and 95 do not give sufficient notice to the accused person of the matter with which he is charged, the charge shall also contain such particulars of the manner in which the alleged offence was committed as will be sufficient for that purpose.

Illustrations.

(a.) A is accused of the theft of a certain article at a certain time and place. The charge need not set out the manner in which the theft was effected.

(b.) A is accused of cheating B at a given time and place. The charge must set out the manner in which A cheated B.
(c.) A is accused of giving fulse evidence at a given time

(c.) A is accessed of giving false evidence at a given time and place. The charge must set out that portion of the evidence given by A which is alleged to be false.

(d.) A is accused of obstructing B, a public servant, in discharge of his public functions at a given time and place. The charge must set out the manner in which A obstructed B in the discharge of his functions.

(c.) A is accused of the murder of B at a given time and place. The charge need not state the manner in which A

mardered B.

(f) A is accused of disobeying a direction of the law with intent to save b from punishment. The charge must set out the disobedience charged and the law infringed.

97. The charge may be in the form given in the third schedule to this Forms in schedule.

Act or to the like effect.

98. No error, either in the way in which the offence is stated, or in the particulars required to be stated in section 96, and no omission to state the offence, or to state those particulars, shall be regarded at any stage of the case as material, unless the person accused was in fact misled by such error or omission.

Illustrations.

(a.) A is charged, under section 242 of the Indian Penal Code, with "having been in possession of counterfeit coin, having known at the time when he became possessed

thereof that such coin was counterfeit;" the word "fraudulently" being omitted in the charge. Unless it appears that A was in fact misled by this omission, the error shall not be regarded as material.

(b.) A is charged with cheating B, and the manner in which he cheated B is not set out in the charge, or is set out incorrectly. A defends himself, calls witnesses, and gives his own account of the transaction. The Court may infer from this that the omission to set out the manner of

the cheating is not material.

(c.) A is charged with cheating B, and the manner in which he cheated B is not set out in the charge. There were many transactions between A and B, and A had no means of knowing to which of them the charge referred, and offered no defence. The Court may infer from such facts that the omission to set out the manner of the cheat-

ing was, in this case, a material error.

(d.) A is charged with the murder of Khodá Baksh on the 21st January. In fact, the murdered person's name was Haidar Baksh, and the date of the nurder was the 20th January. A was never charged with any murder but one, and had heard the inquiry before the Magistrate, which referred exclusively to the case of Haidar Baksh. The Court may infer from these facts that A was not misled, and that the error in the charge was immaterial.

that the error in the charge was immaterial.

(e.) A was charged with murdering Haidar Baksh on the 20th January and Khodá Baksh (who tried to arrest him for that murder) on the 21st January. When charged for the murder of Haidar Baksh, be was tried for the murder of Khodá Baksh. The witnesses present in his defence were witnesses in the case of Haidar Baksh. The Court may infer from this that A was misled, and that the error was material.

99. Any accused person may apply to a Presidency Magistrate for an Prisoner may apply for amendment of the charge amendment. made against him; and in considering whether any error in a charge did in fact mislead the accused person, the Magistrate shall take into account the fact that he did or did not make such an application.

100. A Presidency Magistrate may, upon the application of the accused person, or of the complainant, Magistrate may alter or upon his own motion, alter any charge at any stage of the proceedings before judgment is pronounced.

Every such alteration shall be read and explained to the accused person.

101. If the alteration is such that proceeding When trial may pro. immediately with the trial is coed immediately after not likely, in the opinion of the Presidency Magistrate, to prejudice the accused person in his defence, the Magistrate may in his discretion, after making such alteration, proceed with the trial as if the altered charge had been the original charge.

102. If the alteration is such that proceeding immediately with the trial When new trial may be directed or trial susis likely, in the opinion of the Presidency Magistrate, to prejudice the accused person in his defence, the Magistrate may either direct a new trial, or suspend the trial for such period as may be necessary to enable the accused person to make his defence to the altered charge; and, after hearing his defence, the Magistrate may further adjourn the trial, to admit of the appearance of any witness whose evidence the Magistrate may consider to be material to the case, or whom the accused person may wish to be summoned in his

103. In all cases of alteration of a charge, the complainant and accused per-Recall of witnesses son shall be allowed to rewhen charge altered. call and examine with reference to such alteration any witness who may have been examined.

104. If the offence stated in the ultered charge be one for the prosecution of Stay of proceedings if which previous sanction is prosecution of offence in necessary, the case shall not altered charge require previous sanction. be proceeded with nutil such sanction is obtained, nuless sauction has been already obtained for a prosecution on the same facts as those on which the altered charge is fonnded.

Joinder of Charges.

105. There must be a separate charge for every distinct offence of which any Separate charges for person is accused, and every distinct offences. such charge must be tried separately, except in the cases hereinafter excepted.

Illustration.

A is accused of a theft on one occasion, and of causing grievous burt on mother occasion. A most be separately charged and separately tried for the theft and the causing grievous hurt.

106. When a person is accused of more offences

than one of the same kind, More offences than one of same kind may be charged within a year of committed within one year of each other, he may be chargeach other. ed with, and tried at the same time for, any number of them not exceeding three.

107. 1.—If in one series of acts, so connected together as to form the same -Trial of more than transaction, more offences oue offence. than one are committed by the same person, he may be charged with and tried for every such offcuce at the same time.

II,-If the acts alleged constitute an offence II .- One offence fall. falling within two or more separate definitions of any ing within two definilaw in force for the time being, by which offences are defined or punished, the person accused of them may be charged with each of the offences so committed; but he must not receive a more severe punishment than could be inflicted for any of such offences.

III.-If several acts, of which one or more than one would by itself severally -Aets constitute an offence, form, constituting more than one offence, but collectwhen combined, a different ively coming within one offence, the person accused of them may be charged

with every offence or any of the different offences, which he may have committed; but he must not receive for such offences, collectively, a punishment more severe than that which might have been inflicted for any one of such offences.

Illustrations

to paragraph I-

(a) A rescues B, a person in lawful custody, and in so doing causes grevious hurt to C, a constable in whose custody B was. A may be separately charged with, convicted of, and punished for, offences under sections 225 and 333 of the Indian Penal Code.

(b) A has in his possession several scals knowing them to be counterfeit and intending to use them for the purpose to be counterfeit and intending to use them for the purpose of committing several forgeries punishable under section 466 of the Indian Penal Code. A may be separately charged with, convicted of, and punished for, the possession of each seal, under section 473 of the Indian Penal Code.

(c) A, with intent to cause injury to B, institutes a criminal proceeding against him, knowing that there is no institute of lawful ground for such proceeding. A also falsely

inst or lawful ground for such proceeding. A also falsely accesses B of having committed an offence, knowing that there is no just or lawful ground for such charge. A may be separately charged with, convicted of, and punished for, two offences under section 211 of the Indian Penal Code.

(d) A, with intent to cause injury to B, fulsely accuses him of having committed an offence, knowing that there is no just or lawful ground for such charge. On the trial, A gives false evidence against B, intending thereby to cause B to be convicted of a capital offence. A may be separately

charged with, convicted of, and punished for, offences under sections 211 and 194 of the Indian Penal Code.

(e) A, knowing that B, a female minor, has been kidnapped in order that she may be subjected to grievous hurt, wrongfully confines her and detains her against her will see a place. A year he connected a beauty of the connected with the connected will as a slave. A may be separately charged with, convicted of, and punished for, offences under sections 368 (read with 367) and 370 of the Indian Penal Code.

(f) A, with six others, commits the offences of rioting, prievous hurt, and of assaulting a public servant endeavouring, in the discharge of his duty as such, to suppress the riot. A may be separately charged with, convicted of, and punished for, offences under sections 147 and 325 and 152 of the Indian Penal Code.

(g) A threatens B, C and D at the same time with injury to their persons with intent to cause alarm to them. A may be separately charged with, convicted of, and punished for, each of the three offences under section 506 of the Indian

Penal Code.

(A) A intentionally causes the death of three persons by upsetting a hoat. A may be separately charged with, convicted of, and punished for, each of the three offences under section 302 of the Indian Penal Code.

The separate charges referred to in illustrations (a) to (h)

respectively may be tried at the same time.
to paragraph II —

(i) A wrongfully strikes B with a canc. A may be separately charged with, and convicted of, offences under sections 352 and 323 of the Indian Peual Code; but the Presidency Magistrate who tries him may not inflict a more severe punishment than if he had couvicted him under section 323

only.

(j) A wrongfully kills a buffalo worth sixty rupces belonging to B, and then moves the carcase in order to take it dishonestly out of B's possession without B's conseut. A, may be separately charged with, and convicted of, offences under sections 429 and 379 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a more severe punishment than it he had convicted him under section 429 only.

(k) Several stolen sacks of corn are made over to A and B

who know they are stolen property. A and B thereupou volunturily assist each other to conceal the sacks at the bottom of a grain-pit. A and B may be separately charged with, and convicted of, offences under sections 411 and 414 of the Indian Penal Code; but the Presidency Magistrate who tries them may not inflict a severer punishment than if he had convicted them under one of those sections only.

(l) A dishonestly uses a forged document as genuine cvidence, in order to convict B, a public servant, of an offence under section 167 of the Indian Penal Code. A may be separately charged with, and convicted of, offences under sections 471 (read with 466) and 196 of the same Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had couvicted him under one of those sections only.

to paragraph III-(m) A commits house-breaking by day with intent to commit adultery, and commits, in the house so entered, adultery with B's wife. A may be separately charged with, and couvicted of, offences under sections 454 and 497 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 497 only.

(n) A commits robbery on B, and, in doing so, voluntarily causes hurt to him. A may be separately charged with, and convicted of, offences under sections 323, 392 and 394 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 392 or 394 only.

(o) A entices B, the wife of C, away from C, with intent to commit adultery with B, and then commits adultery with her. A may be separately charged with, and convicted of, offences under sections 498 and 497 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 497 only.

108. If a single act or series of acts is of such Where it is doubtful a nature that it is doubtful what offence has been which of several offences committed. the facts which can be proved will constitute, the accused person may be charged with having committed all or any of such

offences; and any number of such charges may be tried at once, or he may be charged in the alternative with having committed some one of the said offences.

Illustration.

A is accused of an act which may amount to theft, or receiving stolen property, or criminal breach of trust, or cheating. He may be charged with theft, receiving stolen property, criminal breach of trust, and cheating, or he may be charged with having committed theft, or receiving stolen property, or criminal breach of trust, or cheating

109. If, in the case mentioned in the last preceding section, one charge person is charged with one offence, he can he convicted of accused person, and it appears in evidence that he committed a different offence, for which he might have been charged under the provisions of that section, he may be convicted of the offence which he is shown to have committed, although he was not charged with it.

Illustration.

A is charged with theft. It appears that he committed the offcuce of criminal breach of trust, or that of receiving stolen goods. He may be convicted of criminal breach of trust, or of receiving stolen goods (as the case may be), though he was not charged with such

110. When a person is charged with an offence, When offence proved and part of the charge is in offence not proved, but the part included charged. which is proved amounts to a different offence, he may be convicted of the offence which he is proved to have committed, though he was not charged with it.

Illustrations.

(a). A is charged, under section 407 of the Indian Penal Code, with criminal breach of trust in respect of property entrusted to him as a carrier. It appears that he did conmit criminal breach of trust under section 406 in respect of the property, but that it was not entrusted to him as a carrier. He may be convicted of criminal breach of trust under section 406.

(b). A is charged with murder. He may be convicted of culpable homicide, or of causing death by negli-

geuce.

111. When more persons than one are accused of the same offence, or of What persons may be different offences committed charged jointly. in the same transaction, or when one person is accused of committing any offence, and another of abetment of, or attempt to commit, such offence, they may be charged and tried together, or separately, as the Presidency Magistrate thinks fit, and the provisions contained in the former part of this chapter shall apply to all such charges.

Illustrations.

(a). A and B are accused of the same murder. A and B may be charged and tried together for the murder.

(b). A and B are accused of a robbery, in the course of which A commits a nurder with which B has nothing to do. A and B may be tried together on a charge, charging both of them with the robbery, and A alone with the murder.

(c). A and B are both charged with a theft, and B is charged with two other thefts committed by him in the course of the same transaction. A and B may be both tried together on a charge, charging both with the one theft, aud B aloue with the two other thefts.

Withdrawal of remaining charges on couviction on one of several charges.

112. When more charges than one are made against the same person, and when a conviction has been had on one or more of them, the complainant, or the Government Solicitor or other

officer conducting the prosecution, may, with the consent of the Presidency Magistrate, withdraw, or such Magistrate of his own accord may suspend, the inquiry into, or trial of, the remaining charge or charges.

Previous Acquittals or Convictions.

113. A person who has once been tried for an offence and convicted or acquitted of such offence, Person once convicted or acquitted not to be shall, while such conviction tried for same offence. or acquittal remains in force,

not be liable to be tried again for the same offence, nor on the same facts for any other offence for which a different charge from the one made against him might have been made under section 108, or for which he might have been convicted under section 109.

A person convicted or acquitted of any offence may be afterwards tried for any offence for which a separate charge might have been made against him on the former trial under section 107, paragraph one.

A person acquitted or convicted of any offence constituted by any act causing consequences which, together with such act, constituted a different offence from that for which he was acquitted or convicted, may be afterwards tried for such lastmentioned offence, if the consequences had not happened, or were not known to the Court to have happened, at the time when he was acquitted or convicted.

A person acquitted or convicted of any offence constituted by any acts may, notwithstanding such acquittal or conviction, be subsequently charged with, and tried for, any other offence constituted by the same acts, which he may have committed if the Court by which he was first tried was not competent to try the offence with which he is subsequently charged.

Illustrations.

(a) A is tried upon a charge of theft as a servant and acquitted. He cannot afterwards be charged with theft as a servant, or, upon the same facts, with theft simply, or with criminal breach of trust.

(b) A is tried upon a charge of murder and acquitted. There is no charge of robbery; but it appears from the facts that A committed robbery at the time when the murder was committed: he may afterwards be charged with, and tried for, robbery.

(c) A is tried for an assault and convicted. The person assaulted afterwards dies. A may be tried again for culpable homicide.

(d) A is tried, under section 270 of the Indian Penal Code, for malignantly doing an act likely to spread the infection of a disease dangerous to life, and is acquitted. The act so done afterwards causes a person permanently to lose his eyesight. A may be charged, under section 325 of the same Code, with voluntarily causing grievous hurt to that person.

that person.

(e) A is charged by a Presidency Magistrate with, and convicted by him of, voluntarily causing hurt to B. A may not afterwards be tried for voluntarily causing grievous hurt to B, on the same facts, unless the case comes within paragraph three of this section.

(f) A is charged by a Presidency Magistrate with, and convicted by him of theft of property from the person of B. A may be suffequently charged with, and tried for, robbery on the same facts.

(g) A. B and C are charged by a Presidency Magistrate

(q) A, B and C are charged by a Presidency Magistrate with, and convicted by him of, robbing D. A, B and C may afterwards be charged with, and tried for, dacoity on the same facts.

CHAPTER X .- OF THE TRIAL OF CASES BY PRESIDENCY MAGISTRATES.

114. The following pro-Cases may be tried cedure shall be observed in aummarily. the trial of cases by Presidency Magistrates.

In every such case the Magistrate shall record the following particulars:

- (a) the serial number,
- (b) the date of the commission of the offence,
- (c) the name of the complainant,
- (d) the name of the accused person,
- (e) the offence complained of or proved,
- (/) the prisoner's plea,
- (g) the final order,
- (#) the date of such order.

115. No Presidency Magistrate shall impose a fine exceeding two hundred rupces or imprisonment for a term exceeding six months, unless he has recorded the evidence of the witnesses.

Sentences passed under section 13 on the same oceasion shall for the purposes of this section be considered as one sentence.

Where the Magistrate records such evidence, it shall be sufficient either to take it down with his own hand or to cause it to be taken down in writing from his dictation in open Court. All evidence so taken down shall be signed by the Magistrate and shall be part of the record.

Evidence so taken down shall ordinarily be taken in the form of a narrative, but the Magistrate may in his discretion take down, or cause to be taken down, any particular question or answer.

Every Magistrate recording the evidence of a witness shall record such remarks as he thinks material respecting the demeanour of such witness while under examination.

116. In cases punishable with fine only, or with imprisonment for a term not Charge when dispensexceeding six months, or ed with. with both, no formal charge nced be made against the accused person; and the Magistrate may convict him of any offence punishable with fine only or with imprisonment for a term not exceeding six months, or with both, and which, from the facts proved, he appears to have

committed. In cases in which the Magistrate has power to impose imprisonment for a Charge when necesterm exceeding six months, there shall be a formal charge against the accused person.

All charges under this section shall be drawn np by the Magistrate in accordance with the provisions of chapter IX.

117. Neither the complaint nor the process Effect on proceedings issued thereon shall be re-Effect on proceedings garded otherwise than as of defect in complaint or process. notice to the accused person of the facts to be inquired into. No defect in the complaint or process shall invalidate the proceedings, unless it appears that the accused person was actually misled by such defect; and, in considering whether or not he was so misled, the Magistrate shall have regard to the manner in which the accused person conducted his defence.

118. If upon the day appointed for the appear-Dismissal or adjourn. ance of the accused person, ment on non-appearance or any day subsequent thereof complainant. to on which the case may be called on, the complainant does not appear, the Magistrate shall dismiss the complaint, unless he thinks fit to adjourn the hearing of the same to some other day. Such adjournment shall be made upon such terms as the Magistrate thinks fit.

Procedure on appearance of both parties on the day fixed for the trial, the substance of the complaint shall be stated to the accessed person, and he shall be asked if he has any cause to show why he should not be convicted.

120. If the accused person admit the truth of

Conviction on admission of truth of complaint. the complaint, his admission
shall be recorded, and if he
shows no sufficient cause
why he should not be convicted, the Magistrate
may convict him accordingly.

Procedure when no such admission is made.

Magistrate shall proceed to hear the complainant and such witnesses as he produces in support of his complaint, and also to hear the accused person and such witnesses as he produces in his defence.

Charge when drawn up this Act, it shall be drawn up under to soon as the Magistrate is of opinion that a prima fucie case has been established against the accused person, and he shall be asked whether he is guilty or has any defence to make.

Procedure on examining accused.

Procedure on examining accused.

Procedure on examining accused.

the procedure prescribed in section 84 shall be followed.

124. Before or during the hearing of any complaint, the Magistrate may, in order to secure the attendance of witnesses or for any other reason, adjourn the hearing, on such terms as he thinks fit, to a day to be then appointed and stated in the presence of the parties.

If on the day to which such hearing or such further hearing has been so adjourned, the accused person does not appear, the Magistrate may issue his warrant for the arrest of such person.

If on such day the complainant does not appear, the Magistrate may dismiss the complaint.

125. If a complainant, at any time before a final order is passed in any case punishable with fine only or with imprisonment for a term not exceeding six months, or with both, satisfies the said Magistrate that there are sufficient grounds for permitting him to withdraw his complaint, the Magistrate may permit him to

The withdrawal under this section of a complaint shall operate as an acquittal of the accused person.

126. If the Magistrate, in any case tried under this chapter, finds the accused person not guilty, he shall record an order of acquittal.

If the accused person is convicted, the Magistrate shall pass sentence upon him; and, in all cases in which the Magistrate inflicts imprisonment, or fine exceeding two hundred rupees, or both, he shall add to the final order mentioned in section 114, clause (g), a brief statement of the reasons for the conviction.

When the personal attendance of the accused person during the trial has been dispensed with,

the sentence of the Magistrate shall be pronounced in his presence, except where the sentence is for fine only, in which case it may be pronounced in the presence of the accused person's advocate, attorney or pleader.

Procedure when, after commencement of trial, Magistrate finds case beyond his jurisdiction.

Opinion, onght to be tried by the High Court, he shall stop further proceedings nnder this chapter, and shall either forward the case to the Magistrate having jurisdiction, or commit the accused person, in accordance with the provisions of chapter VIII, to the High Court for trial.

Trial of persons previously convicted of offence punishable under viously convicted of offences against coluage, stamp law or property.

The property of the Indian Penal Code with imprisonment for a term of three years or upwards, is again accused of any offence punishable under either of those chapters with imprisonment for a term of three years or upwards, shall ordinarily, if the Presidency Magistrate considers him an habitual offender, be committed to the High Court.

General Provisions as to Inquiries and Trials.

Permission to conduct prosecution.

Permission to conduct prosecution.

Permission to conduct trying any case may permit any person to conduct the case as prosecutor; but no person other than the Advocate-General, Standing Counsel, Government Solicitor or other officer generally or specially empowered by the Local Government in this behulf shall be entitled to do so without such permissiou.

Any person conducting the case may do so personally or by an advocate, attorney or pleader.

Right of accused to be defended.

Right of accused to be defended.

Right of accused to be defended by any advocate, attorney or pleader.

Procedure where accused does not understand proceedings.

Procedure where accused does not understand proceedings, the Magistrate may proceed with the inquiry or trial; and if

such inquiry results in a committal, or if such trial results in a conviction, the proceedings shall be forwarded to the High Court, with a report of the circumstances of the case, and the High Court shall pass thereon such order as it thinks fit.

Presidency Magistrates' Magistrate is held for the purpose of inquiring into or trying any offence, shall be deemed an open Court, to which the public generally may have access, so far as the same can conveniently contain them:

Provided that the Magistrate may, if he thinks fit, order at any stage of any inquiry into or trial of any particular case, that the public generally, or any particular person, shall not have access to, or be, or remain in, the room or building used by the Magistrate.

133. In the case of offences which may lawfully Compounding offences.

be compounded, the injured person may compound the

offence out of Court, or in Court with the permission of the Presidency Magistrate. Such composition shall have the effect of an acquittal of the accused.

CHAPTER XI.-OF EVIDENCE.

A .- Of securing the Attendance of Witnesses.

134. Any Presidency Magistrate may, at any stage of any proceeding, in-Power to summon material witness or examine person present. summon, in manner provided

by chapter VI, any witness, or examine any person in attendance though not summoned as a witness; and the Magistrate shall summon and examine such person if his evidence appears essential to the just decision of the case.

When warrant of arrest may issue in first
instance.

dence without being compelled to do so, he may,
instead of issuing a summons, issue a warrant of
arrest in the first instance.

Arrest of person disobeying summons. to give evidence neglects or refuses to appear at the time and place appointed by the summons, and no reasonable excuse is offered for such neglect or refusal, the Presidency Magistrate, upon proof of the summons having been duly served, may issue a warrant under his hand to bring such person before him to testify as aforesaid.

Procedure when warrant cannot be excented, and the Magistrate has reason to believe that the witness abscends or conceals himself for the purpose of preventing the execution thereof, he may issue a notice, requiring the attendance of such witness to give evidence at a time and place to be named therein, and such notice shall be affixed to some conspicuous part of such witness' ordinary place of abode, or, if he has no such abode, of the Magistrate's Court.

If the witness does not attend at the time and place so named, the Magistrate may order the attachment of any moveable property belonging to such witness, equal in value, as nearly as may be, to the amount of the costs of attachment and of any fine to which the witness may be liable under the provisions of section 172 of the Indian Penal Code.

Attachment, &c., of property ordered to be attached under section all property ordered to be attached under section all property ordered to be attached under section 137.

Power to order prisoner in jail to be brought up for examination.

Act, 1869, any Presidency Magistrate desirous of examining, as a witness or accused person, in any case pending before him, any person confined in any jail within the local limits of his jurisdiction, may issue an order to the officer in charge of the said jail requiring him to bring such prisoner in proper custody, at a time to be therein named, to the Magistrate for examination.

The officer so in charge, on receipt of such order, shall act in accordance therewith, and shall provide for the safe custody of the prisoner during his absence from the jail for the purpose aforesaid.

Power to require complainants and witnesses plainants, &c., to execute for the prosecution and defence whose attendance before him is necessary, to execute recognizances, in the form (F) given in the third schedule to this Act, or to the like effect, to be in attendance when called upon to prosecute or give evidence, as the case may be,

Committal of person refusing to answer.

Committal of person refusing to answer.

a Presidency Magistrate refuses to answer such questions as are put to him, without offering any reasonable excuse for such refusal, such Magistrate may sentence him to simple imprisonment, or commit him to the custody of an officer of the Court, for any term not exceeding seven days, unless in the meantime such person consents to be examined and to answer; after which, in the event of his persisting in his refusal, he may be dealt with according to the provisions of section 205 or 206.

B .- Of Witnesses.

142. In the case of offences numishable with fine In cases triable upon only or with imprisonment for a term not exceeding six months, or with both, it shall ordinarily be the duty of the complainant and accused to produce their own witnesses. But the Presidency Magistrate may in his discretion—

(a) summon any person who appears to him likely to give material evidence on behalf of the complainant or the accused;

(b) summon any witness named by the complainant or the accused:

Provided that the Magistrate may, before summoning a witness, require that his reasonable expenses incurred in attending for the purposes of the trial be deposited in Court.

143. In the case of all other offences, the Magistrate shall ascertain from the complainant, or otherwise, the names of any persons likely to be acquainted with the facts of the case and to be able to give evidence for the prosecution, and shall summon to give evidence before him such of them as he thinks necessary.

The Magistrate shall also summon any witness, and take any evidence that may be offered, in behalf of the accused person, to answer or disprove the evidence against him

the evidence against him.

C.—Of Securing Documentary Evidence. 144. Whenever a Presidency Magistrate con-

Summons to produce document required as evidence.

siders that the production of any document or other thing is necessary or desirable for the purposes of any inquiry,

trial, or other proceeding under this Act, he may issue a summons to the person in whose possession or power such document or thing is believed to be, requiring him to attend and produce it at the time and place stated in the summons.

145. Where there is reason to believe that the person to whom the summant in first instance. person to whom the summons is addressed will not produce the document or

other thing as directed in the summons, the Magistrate may issue a warrant to search for such document or thing in the first instance.

146. If any letter in the custody of the Postal Department is wanted for

Procedure as to letters in custody of Postal Department or telegraph officer. Department is wanted for the purpose of any inquiry or trial by a Presidency Magistrate, the Magistrate may, if he is the Chief

Magistrate, direct the postal authorities to deliver such letter to such person as the Magistrate directs, and if he is not the Chief Magistrate, may apply to the Chief Magistrate, who may, if he thinks fit, give such direction.

The letter referred to in any direction given under this section shall be delivered accordingly.

147. Any Presidency Magistrate may, if he Power to impound document produced. thinks fit, impound any document or other thing produced before him, or may, at the conclusion of the proceedings, order it to be returned to the person who produced it.

D .- Of the Examination of Accused Persons.

148. At any stage of any inquiry or trial under this Act, the Magistrate may, without previously warning the accused person, put such questions to him as he considers neces-

sary.

The accused person shall not render himself liable to punishment for refusal to answer such questions, or for giving false answers to them, but the Magistrate shall draw such inference as may to him seem just from such refusal or false answers.

EXPLANATION.—The answer given by an accused person may be put in evidence against him, not only in such inquiry or trial, but also in any other inquiry into, or trial for, any other offence which such answer may tend to show he has committed.

149. Except as is provided in section 150, no No influence to be used to induce disclosures.

accused person to induce him to disclose or withhold any matter within his knowledge.

150. A Presidency Magistrate may, with the Tender of pardon to view of obtaining the eviscomplice. dence of any persons supposed to have been directly or indirectly concerned in, or privy to, any offence specified in column seven of the second schedule hereto annexed as triable exclusively by the High Court, tender a pardon to such person on condition of his making a full and true disclosure of the whole of the circumstances, within his knowledge, relative to such offence and to every other person concerned in the perpetration thereof.

Every person accepting a tender under this section shall be examined as a witness in the case.

Such person, if not on bail, shall be detained in custody until the termination of the trial.

Commitment of person to whom pardon has been tendered under section 150, if before the trial it appears to the President tendered.

Magistrate that any person who has accepted such tender has either by wilfully

concealing anything essential, or by giving false evidence, not complied with the conditions under

which the tender was made, such Magistrate may eommit him for trial for the offence in respect of which the pardon was so tendered, or for any other offence of which he may appear to have been guilty in connection with the same matter.

The statement made by a person under pardon which pardon has been withdrawn under this section, may be put in evidence against him.

E .- Special Rules of Evidence.

152. The deposition of a civil surgeon or other Deposition of medical medical witness, taken and duly attested by a Magistrate, may be given in evidence in any inquiry or trial under this Act, although the deponent is not called as a witness.

The Presidency Magistrate may, if he thinks fit,
Power to summon and examine such
medical witness. deponent as to the subjectmatter of his deposition.

153. Any document purporting to be a report
Report of Chemical from the Chemical ExExaminer. aminer, or Assistant Chemical Examiner to Government, upon any matter or
thing duly submitted to him for examination or
analysis and report, in the course of any inquiry or
trial under this Act, or in any preliminary inquiry
relating thereto, may, if it bears his signature, be
used as evidence in any inquiry or trial under this
Act.

The Presidency Magistrate may presume that the signature to any such docuture may be presumed.

ment is gennine, and that the person signing it held the office which he professed to hold at the time when he signed it.

The Presidency Magistrate may, if he thinks

Power to summon fit, summon and examine such Chemical Examiner or Assistant Chemical Examiner as to the subject-matter of his said report.

Previous conviction or acquittal may be proved (a) by an extract certified, under the hand of the officer having the custody of the records of the Court in which such conviction or acquittal was had, to be a copy of the sentence or order, or (b), in case of a conviction either by a certificate signed by the officer in charge of the jail in which the punishment or any part thereof was inflicted or by production of the warrant of commitment under which the punishment was suffered.

Record of evidence in absence of accused.

Record of evidence in absence of accused.

Record of evidence in absence of accused.

Record of evidence in absence of, the Presideucy Magistrate may, in his absence, examine the witnesses (if any) produced on behalf of the prosecution, and record their depositions; and any such deposition may, on the arrest of such person, be put in on his trial for the offence with which he is charged, if the attendance of the deponent cannot be procured.

Convictions on evidence partly recorded by one Magistrate and partly by another.

The dence partly recorded by one Magistrate and partly by another.

The dence partly recorded by one Magistrate and partly by another.

The dence partly recorded by an inquiry or trial, ceases to exercise jurisdiction therein, and is succeeded by another Magistrate who has and who exercises such

other Magistrate who has and who exercises such jurisdiction, the Magistrate so succeeding may act on the evidence so recorded by his predecessor, or partly recorded by his predecessor and partly recorded by himself, or he may re-summon the witnesses and re-commence the inquiry or trial:

Provided that the accused person may, when the second Magistrate commences his proceedings, demand that the witnesses be re-summoned and reheard, in which case the inquiry or trial shall be re-commenced:

Provided also that the High Court may set aside any conviction passed on evidence not wholly recorded by the Magistrate before whom the conviction was had, if such Court is of opinion that the accused person has been materially prejudiced thereby; and may order a new inquiry or trial.

157. Whenever in the course of a trial or inWhen attendance of witness may be dispensed with.

of a witness cannot be procured without an amount of delay, expense or inconvenience which, under the circumstances of the case, would be unreasonable, the Presidency Magistrate may dispense with such attendance.

158. Such Magistrate may direct a commission

Issue of commission to any Magistrate of the
and procedure thereunder.

District, or Magistrate of
the first class, within the
local limits of whose jurisdiction such witness may
be.

The Magistrate to whom the commission is directed, or, if he be the Magistrate of the District, such Magistrate of the first class as he appoints in this behalf, shall proceed to the place where such witness is, or shall summon such witness before himself, and shall take his evidence in the same manner, and may for this purpose exercise the same powers, as in trials of warrant-cases under the Code of Criminal Procedure.

If the witness is within the local limits of the Commission in case of jurisdiction of any Presiwitness being within dency Magistrate, other than Presidency town. the Magistrate dispensing with his attendance, the latter Magistrate may direct a commission to the former Magistrate, who therenpon shall have the like power to compel the attendance of, and to examine, such witness as he possesses for that purpose in cases pending before himself.

The complainant and the accused person may Complainant and accused may examine witness.

The complainant and the accused person may respectively forward interrogatories, in writing, upon which the Magistrate to whom the commission is directed shall examine the witness,

or the complainant and the accused person (if on bail) may appear before such Magistrate,

or the complainant and the accused person may so appear respectively by advocate, attorney or pleader,

and may examine, cross-examine and re-examine (as the case may be) the said witness.

After any commission issued under this section has been duly executed, it shall be returned, together with the deposition of the witness examined thereunder, to the Magistrate by whom it was issued; and the commission, the return thereto, and the deposition of such witness, may be used as evidence in the case and shall form part of the record.

F .- Of Search-Warrants.

Search-warrant when offence known or suspected to have been committed or to the discovery of the offender,

or when he considers that such inquiry or diseovery will be furthered by a general search or inspection,

he may grant his search-warrant; and the officer charged with the execution of such warant may search or inspect any place within the local limits of the jurisdiction of such Magistrate.

The Magistrate may, if he thinks fit, specify in the warrant the particular place, building or part thereof to which only the search or inspection shall extend; and the officer charged with the execution of such warrant shall then search or inspect only the place, building or part so specified.

Nothing in this section or in section 145 shall authorize a Magistrate to grant a warrant to search for a letter or telegram in the custody of the Postal Department or of a telegraph officer.

160. If a Presidency Magistrate, upon inform-

Search of house suspected to contain stolen property or forged docuation and after such inquiry as he thinks necessary, has reason to believe that any place is used for the deposit or sale of stolen property, or

of property which has been fraudulently obtained, or for the deposit or sale or manufacture of forged documents, or counterfeit Government stamps, or counterfeit coin, or instruments or materials for counterfeiting coin, or for forging,

or that any forged documents, or counterfeit stamps, or false seals, or counterfeit coin, or instruments or materials used for counterfeiting coin, or for forging, are kept or deposited in any place,

he may by his warrant authorize any Police-officer above the rank of a constable-

(a) to enter, with such assistance as may be required, and by force if necessary, such place, and (b) to search the same as specified in the war-

rant, and

(c) to take possession of any property, doenments, stamps, seals or coins therein found, which he reasonably suspects to be stolen, unlawfully obtained, forged, false or counterfeit, and also any such instruments and materials as aforesaid, and

(d) to convey such property, documents, stamps, seals, coins, instruments or materials before a Presidency Magistrate, or to guard the same on the spot until the offender is taken before a Presidency Magistrate, or otherwise to dispose thereof in some place of safety, and

(e) to take into enstody and carry before the said Magistrate every person found in such place, who appears to have been privy to the deposit, sale or manufacture or keeping of any such property, documents, stamps, seals, coins, instruments or materials knowing or having reasonable cause to suspect the said property to have been stolen or otherwise unlawfully obtained, or the said documents, stamps, seals, coins, instruments or materials to have been forged, falsified or counterfeited, or the said instruments or materials to have been or to be intended to be used for counterfeiting coin or for forging.

161. The provisions of sections 59, 60 and 61.

Direction, &c., of shall apply to all searchsearch-warrants. warrants issued under this chapter.

Persons in charge of inspection under this chapter closed place to allow is closed, any person residing in, or being in charge of, such place shall, on demand of the officer or other person executing the warrant, allow such officer or other person free ingress thereto, and afford all reasonable facilities for a scarch therein.

Place to be searched may be broken open.

by a warrant to search any place, may break open any outer or inner door or window of such place, in order to execute the warrant, if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

164. If the place ordered to be scarched is an apartment in the actual occusearch of zanónó. paney of a woman who, according to the customs of the country, does not appear in public, the officer or other person charged with the execution of the warrant shall, unless a warrant of arrest has been issued against her, give her notice that she is at liberty to withdraw.

After giving such notice and allowing a reasonable time for such woman to withdraw, and affording her every reasonable facility for withdrawing, such officer or person may enter such apartment for the purpose of making the search, using at the same time every precaution consistent with this section for preventing the clandestine removal of the thing mentioned in the warrant.

Search to be made in presence of wituesses.

Scarch to be made in presence of wituesses.

Scarch to be made in about to make it shall call upon two or more respectable inhabitants of the locality in which the place to be searched is situate to attend and witness the search.

The search shall be made in their presence, but they shall not be required to attend the Court of the Magistrate as witnesses, unless especially summoned by him.

The occupant of the place searched, or some person in his behalf, shall, in every instance, be permitted to attend during the search.

Mode of searching shall be made with strict regard to the customs of the country.

CHAPTER XII.—OF APPEALS.

Appeal by person convicted on a trial held by a Presidency Magistrate, may appeal to the High Court if the Magistrate has sentenced him to imprisonment for a term exceeding six months, or to fine exceeding two hundred rupees;

Provided that, where an accused person has been convicted on his own plea, no such appeal shall lie except as to the extent or legality of the sentence.

Sentences passed under section 13 on the same occasion shall, for the purposes of this section, be considered as one sentence.

For the purposes of the Indian Limitation Act, 1871, all appeals under this section and all applications to the High Court for the exercise of the powers given by Act No. X of 1875, section 147, shall be deemed to be appeals under the Code of Criminal Procedure.

Appeal by Government from order of acquittal.

Appeal by Government from order of acquittal.

Public Prosecutor or other officer specially or generally appointed in this behalf to present an appeal to the High Court from a Presidency Magistrate's order of acquittal or of dismissal, or of discharge; but in no other case shall there be an appeal by the prosecution from any order under this Act.

No appeal shall be presented under this section after two months from the date of the order complained of.

When an appeal is presented under this section, the High Court may order the accused person to be arrested and brought before it, and may commit him to prison pending the disposal of the appeal, or (if the offence of which he is accused be bailable)

admit him to bail.

The High Court may, in any case so appealed, direct a new trial by any Presidency Magistrate, or may pass such order as may be warranted by law.

Copy of order to accompany petition, shall be accompanied by a copy of the order appealed against.

170. If any person affected by an order passed under this Act desires to have a copy of such order or of any deposition or other part of the record, he shall, on applying for such copy, be furnished therewith; provided that he pay for the same, unless the Magistrate, for some special reason, thinks fit to furnish it free of cost.

Procedure when appellant be in jail, he shall be at liberty to present his petition of appeal, and the copy of the order appealed against, to the officer in charge of the jail, who shall thereupon forward such petition and copy to the High Court.

Procedure on receiving the petition of appeal and the copy of the order appealed against, the High Court shall peruse the same, and may fix a reasonable time for hearing the appellant or his advocate or pleader, or if he be present may hear him at once.

The High Court may, if it considers that there is no sufficient ground for altering or revising the order appealed against, reject the

appeal summarily.

Before rejecting an appeal under this section,

the High Court may call for the record of the case, but shall not be bound to

In rejecting under this section an appeal by a

Scutence not to be enhanced when appeal rejected under this section.

Court shall not enhance the sentence.

Notice of day for hearing appeal.

Notice of day for hearing appeal.

Notice of day for hearing appeal summarily, it shall cause notice to be given to the appellant and the Public Prosecutor, Government Solicitor, or other officer

empowered by Government in that behalf, of the day on which such appeal will be heard,

and in ease of appeals under section 168, the High Court shall also cause a like notice to be given to the respondent.

All such notices shall be served in manner provided by this Act for serving Service of notice. a summons unless in the case of persons present in Court, to whom they may be given orally.

174. The High Court shall send for the record of the case, and after perns-High Court may alter or reverse finding and sentence, or enhance sening the same, and hearing the appellant or his advocate or pleader, if he appears, and the Government Solicitor or other officer empowered by Government in this behalf, if he appears, may-

(a) alter or reverse the order of such Court, or

(b) enhance any punishment which has been awarded, but not so as to inflict a greater punishment for the offence which, in the opinion of the High Court, he has committed, than the Presidency Magistrate could have inflicted for such offence, or

(c) order the appellant to be re-tried before any Presidency Magistrate or before the High Court,

(d) if it considers that there is no sufficient ground for interfering with the sentence or order appealed against, reject the appeal.

175. Pending any appeal under section 167, the High Court may direct that Suspension of sentence the execution of the order pending appeal.
Release of appellant appealed against be suspendon beil. ed, and, if the appellant be in confinement for a bailable offence, may order that he be released on bail.

Where the appellant is ultimately sentenced to imprisonment, the time during which he is so released shall be excluded in calculating the term of his imprisonment.

176. In dealing with any appeal under this chapter, the High Court, if High Conrt may make it thinks additional evidence or direct further inquiry. upon any point bearing upon the guilt or innocence of the accused person to be necessary, may either take such evidence itself, or may direct it to be taken by a Presidency Magistrate.

When the additional evidence is taken by the Presidency Magistrate, he shall certify such evidence to the High Court, and the High Court shall thereupon proceed to dispose of the appeal.

Unless the High Court otherwise directs, the accused person or his advocate, attorney or pleader, shall be present when the additional evidence is

The provisions of this Act relating to summoning and enforcing the attendance of witnesses and their examination shall, so far as may be, apply to witnesses examined before a Magistrate under this section.

177. No order passed by a Presidency Magistrate shall be reversed or Order when reversible altered on appeal on account reason of error or defect in charge or proof any error or defect, either ceedings, in the charge or in the proceedings, or on account of the improper admission or rejection of any evidence, unless such error or defect has occasioned a failure of justice, either by affeeting the due conduct of the prosecution, or by prejudicing the accused person in his

178. No irregularity in the proceedings prior to the commencement of the Irregularity before trial is a sufficient ground trial properly held. for reversing or altering any order passed in a trial properly held.

179. When a Presidency Magistrate has passed Procedure in case of an order inflicting punishconviction by Magistrate ment on any person tor an not having jurisdiction. offence not triable by such Magistrate, the High Court shall cancel the order, and either try the case itself or direct it to be tried by a Court of competent jurisdiction.

180. No appeal shall lie from any order of a Unless otherwise pro- Presidency Magistrate, ex-Unless otherwise provided, no append to lie from order of Presidency cept in the cases provided for by this Act or by mry other Mugistrate. law for the time being in force

Illustrations.

(a.) There is no appeal against an order refusing to grant compensation, in case of a groundless complaint.

(b.) There is no appeal against an order requiring a person to lurnish security to keep the peace.

(c.) There is no appeal against an order requiring a person to furnish security to be of good behaviour.

(d.) There is no appeal against an order of mainten-

181. Whenever an application is made to the High Court for the exercise Notice to Public Prosecutor of intention to apply under Act X of 1875, s. 147. of the powers conferred by the High Courts' Criminal Procedure Act, 1875, section

147, the applicant shall give to the Public Proseentor, Government Solicitor, or such other officer as the Local Government appoints in this behalf, notice in writing of the application, together with a copy of the grounds on which it is to be made; and no order shall be made on the merits of the application unless at least twenty-four hours have elapsed between the giving of such notice and the hearing of the application.

182. When the decision of any Presidency Magistrate is called in ques-Statement by Mugistrate of grounds of his decision, to be considered tion in the High Court, the Magistrate may submit by High Court. with the record of the case a statement setting forth the grounds of his decision and any facts which he thinks material to the issue; and the Court shall consider such statement before overruling or setting aside the said decision.

CHAPTER XIII.—OF EXECUTION.
183. In cases tried by a Presidency Magistrate, the Magistrate passing any Court to send accused with warrant for execu-tion of sentence to offi-cer in charge of jail. order inflicting imprisonment or whipping shall forward the accused person with a warrant for the excention of the sentence to the officer in charge of the jail of the Presidency town in which the trial was held,

or where there are more such jails than one, to the officer in charge of such of them as the Local Government from time to time directs in this behalf.

The warrant shall state the offence of which the accused person has been convicted, the nature of the punishment to which he has been sentenced, and if he has been sentenced to imprisonment, the term for which he is to be imprisoned.

184. Every such warrant shall be in writing under the hand of the Magistrate who issues it, and shall be directed to the officer in charge of the jail aforesaid, and shall be in the form (G) given in the third schedule to this Act or to the like effect.

Levy of fine.

Levy of fine.

Desired a posses a fine under this or any other Act for the time being in force, he may issue a warrant for the levy of the amount of the fine by distress and sale of any moveable property belonging to the offender, although the sentence directs that, in default of payment of the line, the offender shall be imprisoned.

Such warrant may be executed within the local limits of such Magistrate's jurisdiction, and it shall anthorize the distress and sale of any such property without such limits when endorsed by the Magistrate of the District in which it is found.

This section shall not apply to eases in which any special procedure is laid down, by any special or local law in force for the time being, for the recovery of any fime, but shall apply to cases in which no such procedure is laid down, and to all fines not levied when this Act comes into force, but which might have been levied under this section if it had been in force when they were imposed.

When a warrant is issued under this section,

Detention of offender until return unde to distress-warrant.

The Presidency Magistrate may order the offender to be imprisoned until return can be conveniently unde to such

warrant, unless the *offender enter into a recognizance, with or without sureties, as the Magistrate thinks fit, conditioned for his appearance before the Magistrate on the day appointed for such return, such day not being more than eight days from the time of taking the recognizance. But it, before issning such warrant of distress, it appears to the Magistrate, by the admission of the offender or otherwise, that no sufficient distress can be had within the local limits of his jurisdiction whereon to levy such fine or penalty, he may, if he think lit, refrain from issuing such warrant.

No distress made under this Act shall be deemed unlawful, nor shall any perdistrainer a trespasser, for defect of form in proceedings.

of form in the summons, conviction, warrant of distress or other proceeding relating thereto.

The said warrant may be issued either by the Magistrate who imposes the line, or by his successor in office.

186. Whenever a Presidency Magistrate imposes a fine under any law in force for the time being, he may order the whole or any part of the fine to be paid in compensation—

(a) for expenses properly incurred in the prosecution,

(b) for the injury complained of, where such injury can, in the opinion of such Magistrate, be compensated by money.

Such payment shall be made, as the Magistrate thinks fit, to or for the benefit of the complainant, or the person injured, or both.

If the fine be imposed in a case which is subject to appeal, no such payment shall be made until the period allowed for presenting the appeal has elapsed, or, if an appeal be presented, until after the decision of the appeal.

At the time of awarding damages in any subsequent civil suit relating to the same matter, the Court shall take into consideration any sum which may have been paid under this section.

187. When the punishment of whipping is im-

Whipping, if imposed in midition to imprisonment in appendable case, when to be inflicted. posed, in addition to imprisountent, in a case which is subject to appeal, the whipping shall not be inflicted until fifteen days from

the date of such sentence, or, if an appeal be made within that time, until the sentence is confirmed by the High Court: but the whipping shall be inflicted immediately on the expiry of the fifteen days, or, in ease of an appeal, immediately on the receipt of the order of the High Court confirming the sentence.

Mode of inflicting purishment of whipping.

Mode of inflicting purishment of whipping.

Mode of inflicting purishment of whipping shall be inflicted with such instrument, in such mode, and on such part of the person, as the Local Government directs; and, in the case of a person under sixteen years of age, it shall be inflicted in the way of school-discipline with a light ratan.

In no case, if the cat-of-nine-tails be the instrument employed, shall the punishment of whipping exceed one hundred and fifty lashes, or, if the ratan be employed, shall such punishment exceed thirty stripes.

The punishment of whipping shall be inflicted in the presence of the officer in charge of the jail: provided that, in the case of a person under sixteen years of age, the Magistrate may order it to be inflicted in his own presence.

189. The punishment of whipping shall not Punishment not to be inflicted unless a medinflicted if offender not in fit state of health. Sies, or, if there is not a medical officer present, unless it appears to the officer or Magistrate present, that the offender is in a fit state of health to undergo such punishment.

If, during the execution of a sentence of whip
Stay of execution.

Stay of execution.

officer or Magistrate present, that the offender is not in a fit state of health to undergo the remainder of the sentence, the whipping shall be finally stopped.

Not to be executed by instalments.

190. No gentence of whipping shall be excented by instalments.

Procedure if punishment be prevented under section 189.

The offender shall be kept in custody till the Magistrate who passed the sentence can revise it; and the said Magistrate may, at his descretion, either remit such sentence, or sentence the offender, in lien of whipping, or in lien of so much of the sentence of whipping as was not executed, to

imprisonment for any period, which may be in addition to any other punishment to which he may have been sentenced for the same offence:

Provided that the whole period of imprisonment to which such offender is sentenced shall not exceed that to which he is liable by law, or that which the Magistrate is competent to inflict.

Currency of sentence is passed under this Act on an escaped convict, such sentence, if of fine or whipping, shall take effect immediately, and, if of imprisonment, shall take effect after he has undergone the portion of his former sentence which remained unexpired at the time of his escape.

Commencement of imprisonment or transportasentence on offender already sentenced for other offence.

Met to imprisonment, such imprisonment, such imprisonment shall commence at the expiration of the imprisonment or transportation to which such person has been previously sentenced.

PART III.

CHAPTER XIV .- OF LUNATICS.

Procedure when are dency Magistrate of an offence appears to such Magistrate to be of ansound mind and incapable of making his defence, the Magistrate shall enquire into the fact of such unsoundness, and shall cause the accused person to be examined by such medical officer as the Local Government directs, and thereupon shall examine such officer as a witness, and shall reduce the examination into writing.

If such Magistrate is of opinion that the accused person is of unsound mind, he shall stay further proceedings in the case.

When accused appears to have been insune.

When accused appears to be sufficient appears to be sufficient ground for believing that an accused person committed an act which, if he had been of sound mind, would have been an offence, and that he was at the time when the act was committed, by reason of unsoundness of mind, incapable of knowing the nature of such act or that he was doing what was contrary to law, the Presidency Magistrate shall, if such accused person appears to be of sound mind at the time of the inquiry or trial, proceed with the case.

Itelease of lunatic on be of unsound mind and incapable of making his defence, the Presidency Magistrate, if the offence of which such person is accused be builable, may release him on sufficient bail being given that he shall be properly taken care of, and shall be prevented from doing injury to himself or to any other person, and for his appearance when required before the Magistrate or such officer as the Magistrate appoints in this behalf.

If the offence be non-bailable, or if sufficient bail be not given, the Magistrate shall report the case for the order of the Local Government, and the accused person shall be kept in safe custody in such place as the Local Government directs.

197. Whenever proceedings are stayed under section 194, the Presidency Magistrate may at any time resume the inquiry or trial, and require the accused person to appear or to be brought before him.

When the accused person has been released under section 196, and the sureties for his appearance produce him to the officer whom the Magistrate appoints in this behalf, the certificate of such officer that the accused person is capable of making his defence shall be receivable as evidence.

198. If, when the Procedure on accused again brought before the again brought before the Alagistrate, such Magistrate considers him capable of making his defence, the inquiry or trial shall proceed.

If the Magistrate considers the accused person to be still incapable of making his defence, the Magistrate shall again act according to section 194.

Finding in case of nequitted by a Presidency Magistrate inpon the ground that, at the time at which such person is alleged to have committed an offence, he was, by reason of insoundness of mind, incapable of knowing the nature of the act alleged as constituting the offence complained of, or that he was doing what was contrary to law, the order of acquittal shall state specially whether he committed the act or not.

Procedure when he actions altered the activated the natic committed the net altered. The procedure when he activated the natic committed the net altered, the Presidency Magistrate before whom the trial was held shall, if such act would, but for the incapacity found, have constituted an effence, order such person to be kept in safe enstody, in such place and manner as the Magistrate thinks fit, and shall report the case for the order of the Local Government.

The Local Government may order such person to be kept in safe custody in a lunatic asylum or other suitable place of safe custody.

Visiting prisoners.

Visiting prisoners.

of lumitic provisions of section 196 or 200, the Inspector General of Prisons, if such person is confined in a jail, or the visitors of the Innatic asylums, or any two of them, if he is confined in a lumitic asylum, may visit him in order to ascertain his state of mind; and he shall be visited once at least in every six months by such Inspector General or by two of such visitors as aforesaid; and such Inspector General or visitors shall make a special report to the Local Government as to the state of mind of such person.

Procedure where In. 198, and such Inspector General or visitors as aforesaid shall certify that, in his or their opinion, such person is capable of making his defence, he shall be taken before the Presidency Magistrate at such time as such Magistrate appoints, and such Magistrate shall deal with such person under the provisions of section 198; and the certificate of such Inspector General or visitors as aferesaid shall be receivable as evidence.

203. If such person is coufined under the pro-

Procedure where lunaon 200 is declared tpable of being distarged. c confined under secvisious of section 200, and such Inspector General or visitors as aforesaid certify that, in his or their judg-

meut, he may be discharged ithout danger of his doing injury to himself or any other person, the Local Government may hereupon either order him to be discharged, or to e detained in custody, or to be transferred to a ublic lunatic asylum, if he has not been already ent to such an asylum; and may appoint a connission, consisting of a judicial officer and two nedical officers, whereof the chief medical officer ttached to the lunatic asylum shall be one.

The said commission shall make formal inquiry ato the state of mind of such person, taking such vidence as is uecessary; and shall report to the socal Government, who may order his discharge

r detention as it thinks fit.

204. Whenever any relative or friend of any person detained under the Delivery of lunatic to provisions of section 200 is desirous that he shall be elivered over to his care and custody, the Local tovernment, upon the application of such relative r friend, and on his giving security to the satisaction of such Government that the person so etained shall be properly taken care of and shall e prevented from doing injury to himself or nother, may order such person to be delivered to uch relative or friend.

Whenever such person is so delivered over, it hall be upon condition that he shall be produced or the inspection of such officer as the Local Govrument appoints, and at such times as such Govrument directs.

The provisions of sections 201 and 203 shall, utatis mutandis, apply to persons detained under he provisions of this section; and the certificate f the inspecting officer appointed under this section hall be dealt with as a certificate of the Inspector teneral of Prisons, or the visitors of lunatic asyams, under the said sections.

CHAPTER XV.—OF CONTEMPTS OF COURT. 205. When any such offence as is described in

sections 175, 178, 179, 180 Procedure in certain or 228 of the Indian Penal ases of contempt. Code is committed in the riew or presence of a Presidency Magistrate, he nay cause the offender to be detained in eustody; and, at any time before the Magistrate leaves his Court on the same day, he may take cognizance of he offeuce, and sentence the offender to punishnent by fine not exceeding two hundred rupecs, nd, in default of payment, by imprisonment in he civil jail for a period not exceeding one month, mless such fiue be sooner paid.

lu every such case, the Magistrate shall record he acts constituting the offence, with the statenent (if any) made by the offender as well as the

inding aud sentence.

If the offence is under section 228 of the Indian Penal Code, the record must show the nature and stage of the judicial proceeding in which the Magistrate interrupted or insulted was sitting, and the unture of the insult or interruption.

206. If the Presidency Magistrate considers that Procedure where Court considers that secused hould be imprisoned, or ined more than 200 ninees.

a person accused of any of the offences referred to in section 205 should be imprisoued otherwise than in default of payment of fine. or that a

fine exceeding two hundred rupees should be imposed upon him, such Magistrate, after recording the facts constituting the offence and the statement of the accused person shall forward the case to another Presidency Magistrate, and shall require bail to be given for the appearance of such accused person before such other Magistrate, or, if sufficient bail be not given, shall forward such person under custody to such Magistrate.

Such other Magistrate shall proceed to try the accused person in the manner provided by this Act for trials before a Presideucy Magistrate; and may sentence the offeuder to punishment, as provided in

the section under which he is charged.

207. When any Presidency Magistrate has sentenced au offcuder to runish-Discharge of offender ment, or forwarded him to on submission or apology. another Magistrate for trial, for refusing or omitting to do anything which he was lawfully required to do, or for any intentional insult or interruption, the former Magistrate may discharge the offender, or remit the punishment, on his submission to the order or requisition of such Magistrate, or on apology being made to his satisfaction.

CHAPTER XVI.—OF SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR.

A .- Security for keeping the Peace.

208. Whenever a person accused of rioting, as-Personal recognizance sault, or other breach of the tokerp the peace in cases peace, or with abetting the of conviction. same, or with assembling armed meu or taking other unlawful measures with the evident intention of committing the same, is convicted of such offence before a Presidency Magistrate,

aud such Magistrate is of opluion that it is necessary to require such person to execute a per-

sonal recognizance for keeping the peace,

he may, in addition to any other order passed in the case, order the person so convicted to execute a personal recognizance for keeping the peace during such period as the Magistrate thinks fit to fix, not exceeding oue year.

209. Whenever a Presidency Magistrate is of Sureties for keeping opinion that it is necessary the peace. to require suretics for keeping the peace, in addition to the personal recognizance of the person so couvicted, such Magistrate may require him to give such sureties, and may fix the penalties which the surcties shall be respectively bound to discharge, and may direct that, if such bail be not given, he shall be imprisoned for such term not exceeding one year as the Magistrate thinks fit.

210. If the person so convicted be sentenced to imprisonment, the period so of Commencement fixed, aud the term of imperiod during which perprisonment in default of son may be bound to keep peace. executing the recognizance, shall commence on the expiration of his scuteuce.

Where the order to execute such recognizance is not made at the time of signing, or by the Magistrate who signs the judgment, the person so convicted must be produced before the Magistrate making such order.

Extension of time for which person is bound.

211. Whenever it appears to a Presidency Magistrate that it is necessary for the preservation of the peace that the term for

which any person is so bound should be extended, he may, before the expiration of the first year, record his opinion to that effect and the grounds thereof, and may refer the case for the orders of the High Court.

Such Court, after examining the proceedings of the Magistrate, and making such further inquiry as it thinks necessary, may, if it see cause, authorize him to extend such term for a further period not exceeding one year from the expiration of the first year.

EXPLANATION.—When the subject of dispute, or ground for apprehension, is the same as that on which the first order was passed, the Magistrate must proceed under this section if the first bond is still in force, and not under section 215.

B.—Security for Good Behaviour.

212. Whenever it is proved before a Presidency Magistrate that any person is lurking within the local limits of his jurisdiction, or that there is

within such limits a person who has no ostensible means of subsistence, or who cannot give a satisfactory account of himself, the Magistrate may require such person to enter into such recognizance, with sureties, for his good behaviour for a period not exceeding six months, as the Magistrate thinks sufficient.

When Magistrate may require security for good behaviour for one year. 213. When ever it is proved before a Presidency Magistrate that any person is by repute

a robber, house-breaker or thief,

or a receiver of stolen property, knowing the same to have been stolen,

or of notoriously bad livelihood,

or of a dangerous character,

such Magistrate may require similar security for the good behaviour of such person for a period not exceeding one year.

Procedure where seenrity required for more than one year.

214. Whenever it is proved before a Presidency Magistrate that any person is an habitual robber, house-breaker or thief,

or an habitual receiver of stolen property, knowing the same to have been stolen,

or of a dangerous character,

and that his release without security, at the expiration of the limited period of one year, would be hazardons to the community,

the Magistrate shall record his opinion to that effect, and make an order requiring similar scenrity for the good behaviour of such person for a period not exceeding three years.

If such person does not comply with the order, the Magistrate shall issue a warrant directing his detention pending the orders of the High Court.

C.—Provisions as to both Kinds of Security.

215. Whenever a Presidency Magistrate receives

Summons to person to show cause why he should not give bond to the peace, or to do any act that may probably occasion a breach of the peace, or that

he is one of the persons referred to in sections 212, 213 and 214, he may summon such person to attend at a time and place mentioned in the summons, to show cause why he should not be required to execute a recognizance to keep the peace or for good behaviour, as the case may be.

EXPLANATION I.—A summons calling on a person to show cause why he should not execute such recognizance, may be issued on any report or other information which the Magistrate believes; but the Magistrate shall not require any person to

EXPLANATION II.—A Magistrate may, if he thinks fit, recall any summons issued under this section.

216. Such summons shall set forth the sub
Contents of summons. stance of the report or information on which it is issued,
the penalty to be specified in the recognizance, and
the term for which it is to be in force, and, if
bail are to be taken, their number, the penalties
which they shall be respectively bound to discharge,
and the time and place at which the person summoned is required to attend.

When the person believed to be likely to commit a breach of the peace or to be one of the persons referred to in sections 212, 213 and 214, is present in Court, no summons is necessary, but the Magistrate may at once require him to show cause why he should not be required to execute the recognizance.

217. If the person summoned does not attend When warrant of arrest on the day uppointed at the may issue. In the hour and place named in the summons, the Presidency Magistrate, if satisfied that the summons has been duly served, may issue a warrant for his arrest:

Provided that, whenever it appears to such Magistrate, upon the report of a Police-officer or upon other credible information (the substance of which report or information shull be recorded by the Magistrate on the wurrant), that there is reason to fear the commission of a brench of the peace, which may probably be prevented by the immediate arrest of any person, or that there is reason to think that any person is one of the persons so referred to, the Magistrate may at any time issue a warrant for his arrest.

218. The Magistrate may, if he sees sufficient cause, dispense with the personal attendance of the person informed against. somal attendance of the person informed against under section 215, and may permit him to appear and execute the required recognizance, or show cause against such requisition, by an advocate, attorney or pleader.

219. If on the appearance of the person so informed against or, if his attendance is dispensed with, of his advocate, attorney or pleader, the Magistrate is not satisfied that there is occasion to bind over such person to keep the peace, or to be of good behaviour, the Magistrate shall direct his discharge.

220. If the Magistrate is satisfied that it is neorder to give bond eessary for the preservation of the peace or the maintecompliance. and compliance of good behaviour that such person shall execute a recognizance, the Magistrate shall make an order accordingly.

The penalty specified in every recognizance executed under this chapter shall be fixed with due regard to the circumstances of the case and the means of the person bound.

The penalty which the sureties shall be jointly and severally bound to discharge shall not exceed the penalty which the principal debtor is bound to discharge.

Proceedings to be laid before High Court.

Proceedings to be laid before High Court.

rejects, the proceedings shall be laid, as soon as conveniently may be, before the High Court.

Such Court, after examining such proceedings and requiring any further information or evidence which it thinks necessary, may pass such orders on the case as it thinks fit, provided that the period

222. Whenever security is required under this chapter, the amount of the security. the number and description of time for which the recognizance is to remain in force, shall be stated in the order, and the recognizance shall be in the form (H) or (I), as the case may be, given in the third schedule hereto

223. In the event of any person required to give security under the provisions of this chapter failing to furnish the security so required, he shall be committed to prison until he furnish the same:

annexed or to the like effect.

Provided that no such person shall be kept in prisonon for a longer period than that for which the security has been required from him.

Imprisonment under this section may be rigorous or simple, as the High Court or Magistrate in each case directs.

224. If any person required under this chapter to enter into a recognizance is under sentence of imprisonment, he shall, on or after the expiration of his sentence, be brought up before the Magistrate for the purpose of entering into such recognizance.

225. A Presidency Magistrate may at any time Release of prisoners under requisition of security. For good behaviour, whether by his own order or that of his predecessor in office, provided that the Magistrate is of opinion that such person may be released without hazard to the community.

Whenever a Presidency Magistrate is of opinion

Release of prisoner interpretation of security by order of High Court.

that any person imprisoned for failing to furnish security for good behaviour, as ordered by the High Court, may be safely released without such security, such Magistrate shall make an immediate report of the ease for the orders of the High Court.

226. A surety for the peaceable conduct or peaceable conduct or good behaviour of another person may at any time apply to a Presidency Magistrate to discharge his recognizance.

On such application being made, the Magistrate shall issue his summons or warrant requiring the person for whom such surety is bound to appear or be brought before him.

When such person appears or is brought before the Magistrate, such Magistrate shall discharge the recognizance of the surety, and shall order such person to give a fresh surety.

227. The commission, or attempt to commit, or Commission, &c., of the abetinent of, any offence offence, a breach. whatever, and wherever it may be committed, is a breach of the recognizance.

228. Whenever it is proved before a Presidency Magistrate that any recognizance entered into under this chapter has been forfeited, he shall record the grounds of such proof, and call upon the person bound by such recognizance to pay the penalty thereof, or to show cause why it should not be paid.

If sufficient cause be not shown and the penalty be not paid, the Magistrate shall proceed to reSuch warrant may be executed within the local limits of the jurisdiction of the Magistrate who issued it; and it shall authorize the distress and sale of any moveable property belonging to the person so bound without such limits, when endorsed by the Magistrate of the District in which such property is found.

If such penalty be not paid and cannot be recovered by such attachment and sale, the person so bound shall be liable to imprisonment by order of the Presidency Magistrate in the civil jail for a

period not exceeding six months.

The penalty shall not be enforced until the person so bound has had an opportunity of showing cause against the enforcement, and until the breach of the condition of the recognizance has been proved.

229. Whenever it is proved before a Presidency Magistrate that any recognizance entered into under this chapter by a surety has been forfeited, the Magistrate may give notice to the surety to pay the penalty to which he has thereby become liable, or to show cause why it should not be paid.

If no sufficient cause is shown, and such penalty is not paid, the Magistrate may proceed to recover the penalty from such surety in manner provided

by the last preceding section.

And in case such penalty cannot be so recovered, the Magistrate may sentence the surety to imprisonment in the civil jail for a period not exceeding six months.

Proof of previous conviction of the person to be bound may, in proceedings under this chapter, be proved in the manner prescribed in section 154.

Wherelproceedings under this chapter may be taken in any district in which the breach of the peace is apprehended, or in which an offence has been committed in breach of the bond, or in which the person whom it is desired to bind may be.

Provisions of chapter not applying to European Vagrants.

Security for good behaviour do not apply to European British subjects in cases where they may be dealt with under the European Vagrancy Act, 1874.

CHAPTER XVII.—OF RESTORING POSSESSION OF IMMOVEABLE PROPERTY.

233. Whenever any person is convicted by a PrePower to restore pos. Session of immoveable offence attended with crimiproperty. nal force, and it appears to such Magistrate that, by such criminal force, any person has been dispossessed of any immoveable property, the Magistrate may order such person to be restored to possession.

No such order shall prejudice any right over such immoveable property which any person may be able to show in a civil suit.

be able to show in a civil suit.

CHAPTER XVIII.—OF THE MAINTENANCE OF WIVES AND FAMILIES.

Order for maintenance of wives and children.

unable to maintain itself, a Presidency Magistrate may, upon due proof thereof by evidence, order such person to make a monthly allowance for the maintenance of his said wife, or child, or both, at such monthly rate not exceeding fifty

Such allowance shall be payable from the date of the order.

If any person so ordered wilfully neglects to comply with the order, a Presidency Magistrate may, for every breach of the order, issue a warrant for levying the amount due in manner hereinbefore provided for levying fines; and may sentence such person, for each month's allowance remaining unpaid, to imprisonment for any term not exceeding one month:

Provided that, if such person offers to maintain his wife on condition of her living with him, and his wife refuses to live with him, such Magistrate may consider any grounds of refusal stated by such wife; and may make the order allowed by this section notwithstanding such offer, if he is satisfied that such person is living in adultery, or that he has habitually treated his wife with cruelty.

No wife shall be entitled to receive an allowance from her husband under this section, if she is living in adultery, or if, without any sufficient reason, she refuses to live with her husband, or if they are living separately by mutual consent.

Alteration in allowance under the provisions of section 234, and on proof of a change in the circumstances of such person, his wife or child, the Magistrate may make such alteration in the allowance ordered as he thinks fit, provided the monthly rate of fifty rupees be not exceeded.

236. A copy of the order of maintenance shall be given without fee to the person in whose favour it is made, or to his guardian (if any); and such order shall be enforceable by any Magistrate in any place where the person against whom it is made may be, on such Magistrate being satisfied as to the identity of the parties and the non-payment of the allowance due.

CHAPTER XIX.—Miscellaneous.

237. The procedure prescribed by this Act shall Procedure in miscella. be followed, so far as it can neous criminal cases and be, in all miscellaneous crimiproceedings. he in all miscellaneous criminal cases and proceedings which are instituted in any Presidency Magistrate's Court.

238. All offences against the provisions of any law Offences against Rail. for the time being in force way, Telegraph, Post relating to Railways, Telegraphs, the Post Office, and Arms and Ammunition may be enquired into by a Presidency Magistrate, and may be tried according to the provisions of this Act.

239. The powers conferred on a Presidency MaExtent of jurisdiction.

gistrate by section 238 may
be exercised whether the
effence is setted to have been committed within
the local limits of his jurisdiction or not; but such
powers shall only be exercised if the witnesses necessary for the prosecution of the offender are to be
found within such limits.

240. A Presidency Magistrate may, if he thinks
Reference to High fit, refer for the opinion of the High Court any question of law which may arise in the hearing of any case in which he has jurisdiction; or may give judgment in any such matter, subject to the decision of the High Court on such reference; and, pending such decision by the High Court may either commit the accused person to

241. When a question has been so referred, the Disposal of case according to decision of High Court shall pass such order thereon as it thinks fit, and shall cause a copy of such order to be sent to the Magistrate by whom the reference was made, who shall proceed to dispose of the ease conformably to the said order.

The High Court may direct by whom the costs of the reference shall be paid.

242. Whenever any person causes a Police-officer Compensation to per- to arrest another person,

Compensation to person groundlessly given in charge or complained against.

and whenever a complaint of any offence is made before any Presidency Magistrate,

if it appears to the Magistrate by whom the case is heard that there was no sufficient ground for causing such arrest or for muking such complaint, the Magistrate may award such compensation, not exceeding fifty rupees, to be paid by the person so causing the arrest or making the complaint, to the person so arrested or complained against, for his loss of time and expenses in the matter, as the Magistrate thinks fit.

In such cases, if more persons than one are arrested or complained against, the Magistrate may, in like manner, award to each of them such compensation, not exceeding fifty rupees, as such Magistrate thinks fit.

All compensation awarded under this section may be recovered as if it were a fine.

Order for disposal dency Magistrate is concluded property regarding which offence committed.

Order for disposal dency Magistrate is concluded, he may make such order as he thinks fit for the disposal of uny moveable property produced before him regarding which any offence appears to have been committed.

EXPLANATION.—In this section the term 'property' includes not only such property as has been originally in the possession or under the control of any party, but also any property into or for which the same may have been converted or exchanged, and anything acquired by such conversion or exchange, whether immediately or otherwise.

244. If any property ulleged to be stolen or Power to order disposal of property connected with charge, in Police-custody.

trate, or in prosecution of any complaint of an offence in regard to the obtaining thereof, and the person accused of such offence is not found, or has been summarily dealt with and discharged, or has been tried and acquitted,

or if such person has been tried and found guilty, but the property so in custody has not been included in the charge upon which he has been found guilty, or if any property has been seized by a Police-

officer under section 160,

any Presidency Magistrate may make an order for the delivery of such property to the person appearing to be the rightful owner thereof; or, in case the owner cannot be ascertained, may make such order with respect to the property as the Magistrate thinks fit:

Provided that no such order shall bar the right of any person to sue the person to whom the property is delivered, and to recover such property from him, so that the suit be instituted within six months next after such order has been made.

245. Subject to any rules that may be made by the Local Government, with the previous sanction

payment, on the part of Government, of the reasonable expenses of any complainant or witness attending for the purpose of any trial under this Act.

246. Every person aware of the commission

All persons to give within the local limits of the information of certain jurisdiction of a Presidency offences.

Magistrate of any offence made punishable under sections 121, 121A, 122, 123, 124, 124A, 125, 126, 130, 302, 303, 304, 382, 392, 393, 394, 395, 396, 397, 398, 399, 402, 435, 436, 449, 450, 456, 457, 458, 459 or 460 of the Indian Penal Code, shall, in

the absence of reasonable excuse, the burthen of proving which shall lie upon such person, give information of the same to the nearest Police-officer or Presidency Magistrate.

247. Within such local limits every person is
All persons to essist bound to assist a Presidency
Magistrate and Police in certain cases.

Magistrate or Police-officer demanding his aid

in the prevention of a breach of the peace, or in the suppression of a riot or an affray, or in the taking of any other person whom such Magistrate or Police-officer is authorized to arrest.

SCHEDULE I.

ACTS REPEALED.

(SEE SECTION 2.)

No. and year.	Title or subject.	Extent of repeal.
XIII of 1856	Presidency Towns Police	In the preamble, the words "and the administration of justice in the Police Courts." In section one, the words and figures "sections II and IV of Act XXII of 1837 and." Sections twenty-two, twenty-three, twenty-six to thirty-one (both inclusive), thirty-six, thirty-seven, forty-one, forty-two, forty-four, forty-five, eighty-three, eighty-four, eighty-seven, ninety-five to ninety-eight (both inclusive), one-hundred to one-hundred-and-four (both inclusive), one-hundred-and-eight to one-hundred-and-eleven (both inclusive). In section twenty-four, the words "or by any Magistrate of Police." In section thirty-five, clause two, the words "on oath." In section ninety-three, the words "or to a Magistrate," "or the Magistrate," and "or
XLVIII of 1860	Amending Act XIII of 1856.	Magistrate." Sections four, five, six, eight, ten, twenty-four, twenty-five and twenty-six.
LII of 1860	Trials for breach of Railway Police Regulations	The whole.
XXI of 1864	An Act for the extension of the jurisdiction of the Magistrates of Po- lice in Calcutta.	The whole.
Madras Act VIII of 1867.	Madras Town Police and Police Magistrates.	In the preamble, the words "and to extend the jurisdiction of the Town Police Magistrates." Sections ten, twelve to sixteen (both inclusive), nineteen, twenty-one, twenty-two, fifty-two, fifty-three, sixty to seventy (both inclusive), seventy-two to seventy-four (both inclusive). In section fifty-eight, the words "or to a Magistrate," "or the Magistrate," and "or
Bengal Act IV of 1866.	The Calcutta Police Act, 1866.	Magistrate." Sections twenty-two, twenty-three, twenty-four, twenty-six, twenty-seven, twenty-eight, thirty, thirty-one, sixty-nine, seventy-three, eighty-two to ninety-four (both inclusive), ninety-six to ninety-eight (both inclusive). In section seventy-nine, the words "or to a Magistrate," "or the Magistrate," and "or Magistrate."
Bengal Act VIII of 1866. Bombay Act IV of 1866.	IV of 1866.	The whole.

SCHEDULE

TABULAR STATEMENT OF OFFENCES.

(SEE SECTION 4.)

Indian Penal Code," are not intended as definitions of the offences and punishments described in the several corresponding sections of the Indian Penal Code, or even as abstracts of those sections, but merely as references to the subject of the section, the number of which is given in the first column.

2nd.—The term "Whether bailable or not," in column 5, is to be taken in connection with the provisions of sections 70 and 71 of this Act.

3nd.—The High Court may try an offence entered in column 7 as triable by a Magistrate.

4th.—The last part of the schedule, headed "Offences against other Laws," shall not be taken to alter or affect any special provision contained in such EXPLANATORY NOTES.—1st.—The entries in the second and sixth columns of the schedule, headed respectively "Offence" and "Punishment under the

laws regarding the procedure to be followed in the case of offences made punishable thereby.

5th. -The direction in column 4 is meant to indicate to Presidency Magistrates the manner in which the discretion vested in them by sections 34 and 35 is commonly to be used.

CHAPTER V.-OF ABETMENT.

4	By what Court triable.	By the Court by which the offence abetted is triable.	Ditto
9	Punishment under the Indian Penal Code.	fayarrest with- out warrant, warrant or the offence abetted warrant, if arrest for sum mons may abetted may offence abet- be made with- out warrant, warrant, ced. abetted may offence abet- be made with- out warrant, but not other- be but not other- warrant, warrant, but not other- warrant, warrant, but not other- warrant, warrant, but not other- wise.	Ditto - ·
ro.	Whether bailable or not.	According as the offence abetted is bailable or not.	Ditto .
4 Whether a warrant	or a summons shall ordinarily issue in the first instance.	According as a warrant or summons may issue for the offence abetted.	Ditto -
ന	Whether the Police may arrest with- out warrant or not.	May arrest with- out warrant, if arrest for the offence abetted may be made with- out warrant, but not other- wise.	Ditto -
61	OFFENCE.	Abetment of any offence, if the act abetted is Meonmitted in consequence, and where no express provision is made for its punishment.	Abetment of any offence, if the person abetted does the act with a different intention from that of the abettor.
H	Section.	109	110

CHAPTER V.-OF ABETMENT-continued.

By what Court triable.	By the Court, by which the offence abet-ted is triable.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
6 Punishment under the Indian Penal Code.	The same punishment as for the offence intended to be abetted.	The same punishment as for the offence committed.	Ditto	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 14 years and fine.	Imprisonment extending to quarter part of the longest term, and of any description, provided for the offence, or fine, or both,
5 Whether bail- able or not.	According as the offence abetted is bailable or not.	Ditto -	Ditto .	Not bailable	Ditto -	According as the offence abetted is bailable or not.
Whether a warrant or a summons shall ordinarily issue in the first instance.	According as a warrant or summons may issue for the offence abetted.	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
Whether the Police may arrest with- out warrant or not.	May arrest with- out warrant, if arrest for the offence abetted may be made with- out warrant, but not other- wise.	Ditto -	Ditto -	Ditto -	Ditto -	Ditto ' -
OPFRACE.	When one act is abetted and a different act is lone, subject to the proviso.	When an effect is caused by the act abetted different from that intended by the abettor.	If abettor is present when offence is committed.	Abetment of an offence punishable with death or transportation for life, if the offence be not committed in consequence of the abetment.	If an act which causes harm be done in consequence of the abetment.	Abetainent of an offence punishable with imprisonment, if the offence be not committed in consequence of the abetment.
ection. ⊢	111	113	114	115	1	116

Ditto.	Ditto.	Ditto.	High Court or Magis- trate.	High Court.
- Imprisonment of either description for 7 years and fine, and forfeiture of certain property.	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Simple imprisonment for 3 years and fine.	Not bailable. Transportation for life, or imprison. High Court. ment of either description for 10 years and fine.
. Ditto .	Ditto .	Ditto .	Bailable -	Not bailable.
•	•	•	•	1
Ditto	Ditto	Ditto	Ditto	Ditto
1	1	•	1	•
Ditto	Ditta	Ditto	Ditto	Ditto
126 Committing depredation on the territories of any Power in alliance or at peace with the Queen.	Receiving property taken by war or depredation, mentioned in sections 125 and 126.	Public servant voluntarily allowing prisoner of State or War in his custody to escape.	Public servant negligently suffering prisoner of State or War in his custody to escupe.	Aiding escape of, rescuing, or harbouring, such prisoner, or offering any resistance to the re-cupture of such prisoner.
126	127	128	129	130

CHAPTER VIL-OFFENCES RELATING TO THE ARMY AND NAVY.

High Court.	Ditto.	High Court or Magis- trate.
- Not bailable - Transportation for life, or imprison- High Court. ment of either description for 10 years and fine.	Death or transportation for life, or imprisonment of either description for 10 years and fine.	Imprisonment of either description High Court for 3 years and fine.
Not bailable -	Ditto -	Ditto -
ı		•
Warrant	Ditto	Ditto
May arrest Warrant without war-	Ditto .	Ditto -
131 Abetting mutiny, or attempting to seduce an officer, soldier or sailor from his allegiance or duty.	132 Abetment of mutiny, if mutiny is committed in consequence thereof.	133 Abetment of an assault by an officer, soldier or sailor on his superior officer when in the execution of his office.
181	338	183

CHAPTER VII.—OPFENCES RELATING TO THE ARMY AND NAVY—concluded.

Whether the Police out warrant or a summons may arrest without warrant. May arrest without warrant. Ditto - Trant. Shall not arrest without warrant. May arrest Warrant - Warrant - Ditto - Summons - Summons - Summons - Ditto - Summons - Summons - Ditto - Summons - Summons - Ditto - Summons	-				•		
Whether the Police and summons may arrest without warrant. Ditto - Ditto - Ditto - Ditto - Ditto - Ditto - Arrant rant. Shall not arrest without warrant. Warrant - Ditto - Summons - Ditto - Summons - Ditto - Summons -		ଶ	က	4 Whether a warrant	1 0	8	1
May arrest Warrant - without war- rant. Ditto - Ditto - Ditto - Shall not arrest Summons - without war- rant. May arrest Warrant - without war- rant. Ditto - Summons -		Оррвисв.	Whether the Police may arrest with- ont warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Punishment under the Indian Penal Code.	By what Court triable.
Ditto - Ditto - Bailable - Ditto - Ditto - Ditto - Shall not arrest vithout war- rant. May arrest without war- rant. Ditto - Summons - Ditto -	184 Ab	etment of such assault, if the assault is ommitted.	hout t.		Not bailable -	Not bailable - Imprisonment of either description for High Court. 7 years and fine.	High Court.
Shall not arrest vithout war-rant. May arrest without war-rant bitto - Ditto	V °	etment of the desertion of an officer, soldier r sailor.				Imprisonment of either description for Magistrate. 2 years, or fine, or both.	Magistrate.
Shall not arrest without war- rant. May arrest without war- rant. Ditto - Summons - Ditto -	H F	rbouring such an officer, soldier or sailor,				Ditto	Ditto.
May arrest Warrant - Ditto - vithout war-rant. Ditto - Summons - Ditto -	Å T	serter concealed on board merchant-vessel, hrough negligence of master or person in harge thereof.	Shall not arrest without war- rant.			Fine of 500 rupees	Ditto.
Ditto - Summons - Ditto -	A O	etment of act of insubordination by an fficer, soldier or sailor, if the offence be comnitted in consequence.	hout t.			Imprisonment of either description for 6 months, or fine, or both.	Ditto.
	★ 2 :E	Wearing the dress or carrying any token used by a soldier, with intent that it may be believed that he is such a soldier.	Ditto			Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Ditto.

CHAPTER VIII.—OFFENCES AGAINST THE PUBLIC TRANQUILLITY.

te.	
Magistra	
Imprisonment of either description Magistra for 6 mouths, or fine, or both.	
of eit	
Imprisonment of either describer 6 mouths, or fine, or both.	
- elc	
Bailable	
, .	
arrest Summons	
May arrest without war-	
May witho	
1	
tember of an unlawful assembly	
Being me	
143	

Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
Imprisonment extending to half of the longest term, and of any de- scription, provided for the offence, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment extending to half of the longest term, and of any de- scription, provided for the offence, or fine, or both.	Imprisonment of either description for 10 years.	Imprisonment extending to quarter part of the longest term, and of any description, provided for the offence, or fine, or both.	Imprisonment extending to quarter part of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment extending to one-eighth part of the longest term, and of the description, provided for the offence, or fine, or both.
Ditto	Ditto -	Not bailable	Ditto -	According as the offence abetted is bailable or not,	Not bailable	According as the offence abetted is bailable or	not. Ditto	Ditto -
1		•		•	•	1	ŧ	1
Ditto	Ditto'	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1	•	•	•	1			•	1
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
If the abettor or the person abetted be a public servant, whose duty is to prevent the offence.	Abetting the commission of an offence by the public, or by more than ten persons.	Concealing a design to commit an offence punishable with death or transportation for life, if the offence be committed.	If the offence be not committed -	A public servant concealing a design to commit an offence which it is his duty to prevent, if the offence be committed.	If the offence be punishable with death or transportation.	If the offence be not committed	Concealing a design to commit an offence punishable with imprisonment, if the offence be committed.	If not committed
	117	118		119			120	. •

CHAPTER VI.-OFFENCES AGAINST THE STATE.

to	By what Court triable.	High Court.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
Đ	Punishment under the Indian Penal Code.	Death, or transportation for life, and forfeiture of property.	Transportation of life or any shorter term, or imprisonment of either description for ten years.	Transportation for life, or imprisonment of either description for 10 years and forfeiture of property.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I years and fine.	Transportation for life or for any term and fine, or imprisonment of either description for 3 years and fine, or fine.	Transportation for life and fine, or imprisonment of either description for 7 years and fine, or fine.
LQ.	Whether bail- able or not.	Not bailable	Ditto .	Ditto .	Ditto -	Ditto -	Ditto -	Ditto -
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto .	Ditto -
es	Whether the Police may arrest with- out warrant or not.	Shall not arrest without war- rant.	Ditto	Ditto -	Ditto -	Ditto	Ditto .	Ditto
69	Oppence.	Waging or attempting to wage war, or abetting the waging of war, against the Queen.	Conspiring to commit certain offences against the State.	Collecting arms, &c., with the intention of waging war against the Queen.	Concealing with intent to facilitate a design to wage war.	Assaulting Governor General, Governor, &c., with intent to compel or restrain the exercise of any lawful power.	Exciting, or attempting to excite, disaffection	Waging war against any Asiatic Power in alliance or at peace with the Queen, or abetting the wiging of such war.
-	Section.	121	121A	182	123	124	124A	125

Ditto	Ditto.	Ditto.	High Court or Magis- trate.	By the Court by which the offence is triable.	Ditto.	Magistrate.	High Court or Magis- trate.
either description e, or both.	i i		either description e, or both.	e offence	he same as for a member of such assembly, and for any offence committed by any member of such assembly.	either description fine, or both.	either description e, or both.
- Imprisonment of either description for 2 years, or fine, or both.	Ditto -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	The same as for the offence	The same as for a member of such assembly, and for any offence committed by any member of such assembly.	Imprisonment of either description for 6 months, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both,
Ditto -	Ditto -	Ditto -	Ditto -	According as the offcuce is bailable or not.	Ditto -	Bailable -	Ditto -
- Warrant	Ditto -	Ditto -	Ditto .	According as a warrant or summons may issue for the offence.	According to the offence committed by the person hired, engaged, or employed.	Summons	Warrant -
Ditto -	Ditto -	Ditto -	Ditto .	According as arrest may be made without warrant for the offence or not.	May arrest without war- rant.	Ditto -	Ditto -
Joining an unlawful assembly armed with any deadly weapon.	Joining or continuing an unlawful assembly, kucking that it has been commanded to disperse.	Rioting	Rioting armed with a deadly weapon	If an offence be committed by any member of an unlawful assembly, every other member of such assembly shall be guilty of the offence.	Hiring, engaging, or employing persons to take part in an unlawful assembly.	Knowingly joining or continuing in any assembly of five or more persons after it has been commanded to disperse.	Assaulting or obstructing public servant when suppressing riot, &c.
1 +1	145	147	348	641	150	151	152

CHAPTER VIII.-OFFENCES AGAINST THE PUBLIC TRANQUILLITY-continued.

7	By what Court triable.	Magistrate.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
9	Punishment under the Indian Penal Code.	Imprisonment of either description for I year, or fine, or both.	Imprisonment of either description for 6 months, or fine, or both.	Fine of 1,000 rupses	Fine	Ditto -	Inprisonment of either description for 6 mouths, or fine, or both.	Ditto	Imprisonment of either description for 3 years, or fine, or both.
. 10	Whether bail- able or not.	Bailable	Ditto -	Ditto .	Ditto -	Ditto -	Ditto .	Ditto -	Ditto .
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant .	Summons -	Ditto -	Ditto -	Ditto .	Ditto .	Ditto .	Warrant -
er.	Whether the Police may arrest with- out warrant or not.	May arrest without war- rant.	Ditto	Shall not arrest without war-	Ditto -	Ditto -	May arrest with- out warrant.	Ditto -	Ditto -
8	OFFRICE.	Wantonly giving provocation with intent to cause riot, if rioting be committed.	If not committed	Owner or occupier of land not giving information of riot, &c.	Person for whose benefit or on whose behalf a riot takes place not using all lawful means to prevent it.	Agent of owner or occupier for whose benefit a riot is committed not using all lawful means to prevent it.	Harbouring persons hired for an unlawful assembly.	Being lired to take part in an unlawful asservaly or riot.	Or to go armed.
-	Bection.	153		45C	155	156	157	158	

Ditto.		High Court or Magistrate.	Ditto.	Magistrate.	High Court or Magistrate.	Magistrate.	Ditto. High Court or Magistrate.
Imprisonment of either description for one month, or fine of 100 rupees, or both.	OR RELATING TO PUBLIC SERVANTS.	Imprisonment of either description for 3 years, or fine, or both.	Ditto	Simple imprisonment for 1 year, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 2 years, or fine, or both.	Simple imprisonment for 1 year, or fine, or both. Imprisonment of either description for 3 years, or fine, or both.
Ditto -	TO PUBLIC	Bailable -	Ditto .	Ditto .	Ditto .	Ditto .	Ditto .
•	NG 7	1	J	I	•	1	1 1
Summons	R RELATI	Summons	Ditto	Ditto •	Ditto	Ditto	Ditto
war-		rrest war-	ŧ	ţ	I	ı	• 1
Shall not arrest without war- rant.	FENCES BY	Shall not arrest Summons without warrant.	Ditto	Ditto	Ditto	Ditto	Ditto Ditto
160 Committing affray	• CHAPTER IX.—OFI	Being or expecting to be a public servant, and taking a gratification other than legal remuneration in respect of an official act.	Taking a gratification in order by corrupt or illegal means to influence a public servant.	Taking a gratification for the exercise of personal influence with a public servant.	Abetment by public servant of the offences defined in the last two preceding clauses with reference to himsel.	Public servant obtaining any valuable thing, without consideration, from a person concerned in any proceeding or business transacted by such public servant.	Public servant disobeying a direction of the law with intent to cause injury to any person. Public servant framing an incorrect document with intent to cause injury.
160		161	162	163	164	165	166
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CHAPTER IX.-OFFENCES BY OR RELATING TO PUBLIC SERVANTS-continued.

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Jection.	Орринси.	Whether the Police may arrest with- cut, warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail. able or not.	Punishment under the Indian Penal Code.	Br what Court triable.
168	Public servant unlawfully engaging in trade -	Shall not arrest without war-	Summons	Bailable -	Simple imprisonment for I year, or Magistrate. fine, or both.	Magistmte
169	Public servant unlawfully buying or bidding for property.	Ditto -	Ditto .	Ditto -	Simple imprisonment for 2 years, or fine, or both, and confiscation of property, if purchased.	Ditto.
170	Personating a public servant	May arrest without war- rant.	Warrant	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
171	Wearing garb or carrying token used by public servant with fraudulent intent.	Ditto -	Summons	Ditto .	Imprisonment of either description for 3 months, or fine of 200 rupees, or both.	Ditto.
	CHAPTER X.—CONTI	EMPTS OF THE LAWFUL AUTHORITY	E LAWFUL AU		OF PUBLIC SERVANTS.	
172	Absconding to avoid service of summons or other proceeding from a public servant.	Shall not arrest without warrant.	Summons .	Bailable -	Simple imprisonment for 1 mouth, or fine of 500 rupees, or both.	Magistrate.
	If summons or notice require attendance in person, &c., in a Court of Justice.	Ditto -	Ditto -	Ditto -	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Ditto.

174 Not obeying a legal order to attendance in person, Ditto Ditto Ditto Simple imprisonment for I month, Ditto Ditto Ditto Simple imprisonment for I month, Ditto Ditto Ditto Ditto Simple imprisonment for I month, Ditto Ditto Ditto Ditto Simple imprisonment for I month Ditto Ditto Ditto Simple imprisonment for I month Ditto Ditto Ditto Ditto Simple imprisonment for I month Ditto Ditto Ditto Ditto Simple imprisonment for I month or Contrinvolution Ditto	173	Preventing the service or the affixing of any summons or notice, or the removal of it when it has been affixed, or preventing a proclamation.	Ditto	•	Ditto	1	Ditto	Sim	Simple imprigonment for 1 month, or fine of 510 rupees, or both.	Ditto.
Not obeging a legal order to attend at a certain place in person or by agent, or departing therefrom without authority. If the order require personal attendance, &c., Ditto - Ditto - Simple imprisonment for 6 menths, Ditto in a Court of Justice. Intentionally omitting to produce a document for menths, Ditto - Ditto - Simple imprisonment for 6 menths, Ditto in a Court of Justice. Intentionally omitting to produce a document for menths. Ditto - Ditto - Simple imprisonment for 1 month or Court in w the of produce or deliver such document. Intentional document is required to be produced in Ditto - Ditto - Simple imprisonment for 6 months, Ditto or delivered to a Court of Justice. Ditto - Ditto - Simple imprisonment for 6 months, Ditto or fine of Justice.		If Sumnons, &c., require attendance in person, &c., in a Court of Justice.	Ditto		Ditto				ple imprisonment for 6 months, fine of 1,000 rupees, or both.	Ditto.
If the order require personal attendance, &c., in a Court of Justice. Intentionally omitting to produce a document to a public servant by a person legally bound to produce or deliver such document, to a public servant by a person legally bound to produce or deliver such document, Intentionally omitting to produce a document to a public servant by a person legally bound to produce or deliver such document, to a public servant by a person legally bound to produce or deliver such document, to a public servant by a person legally bound to produce or deliver such document, If the document is required to be produced in Ditto - Simple imprisonment for 6 months, Ditto - Ditto - Simple imprisonment for 6 months, Ditto - Ditto - Simple imprisonment for 6 months, Ditto - Ditto - Simple imprisonment for 6 months, Ditto - Ditt			Ditto	8	Ditto		Ditto	-	ple imprisonment for 1 month, : fine of 510 rupees, or both.	Ditto.
Intentionally omitting to produce a document to a public servant by a person legally bound to produce or deliver such document, to a public servant by a person legally bound to produce or deliver such document, such document is required to be produced in Ditto . Ditto . Ditto . Simple imprisonment for 6 months, Ditto or delivered to a Court of Justice.		If the order require personal attendance, &c., in a Court of Justice.	Ditto		Ditto				ple imprisonment for 6 months, tine of 1,000 rupecs, or both.	Ditto.
Ditto - Ditto - Simple imprisonment for 6 months, Ditto or fine of 1,969 rupees, or both.			Ditto	t .	Ditto			• -	pple imprisonment for 1 month or Case of 500 rupees, or both.	Jourt in which the offence is committed, subject to the provies ions of chapter XXXII of the Code of
Ditto - Ditto - Ditto - Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.		•							. or p.a., an arcade were	Criminal Procedure, or if not committed ina Court, a
		If the document is required to be produced in or delivered to a Court of Justice.	Ditto	•	Ditto		Ditto	Sim	the imprisonment for 6 months, fine of 1,900 rupees, or both.	Ditto.

CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS -continued.

1	By what Court triable,	Nagistrate.	Ditto.	Ditto.	Ditto.	Court in which the offence is committed, subject to the provisions of chapter XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.
9	Funishment under the Indian Fenal	Simple imprisonment for I month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,400 rupers, or both.	Ditto -	Imprisonment of either description tor 2 years, or fine, or both.	Simple imprisonment for 6 months, Court in which or fine of 1,400 rupees, or both. It is committed, subject to the provisions of chapter XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.
	t.	•		•	•	1
5	Whether bail- able or not.	Bailable	Ditto	Ditto	Ditto	Ditta
4	Whethera warrant or a summons shall ordinarily issue in the first instance.	Summons -	Ditto -	Ditto -	Ditto -	Ditto
3	Whether the Police may arrest with- out warrant or not.	Shall not arrest without warrant.	Ditto -	Ditto .	Ditto -	Ditto
a	OPPENCE.	Intentionally omitting to give notice or information to a public servant by a person legally bound to give such notice or information.	If the notice or information required respects the commission of an offence, &c.	Knowingly furnishing false information to a public servant.	If the information required respects the commission of an offence, &c.	Refusing oath when duly required to take oath by a public servant.
-	Section.	176		17.7		× 2.

179 Being logally bound to state tratil, and refus. Ditto Ditto Simple imprisonment for 3 months. Ditto Ditto Simple inprisonment for 3 months. Ditto Ditt	. <u></u> -		-ender over one				المحادث المحادات		٠.
Being legally bound to state truth, and refus. Refusing to sign a statement made to a public. Refusing to sign a statement made to a public. Refusing to sign a statement made to a public. Revant when legally required to do so, Rowingly stating to a public servant on oath Rowingly stating to a public servant in Ditto - Warraut - Ditto - Imprisonment of either described in the is lass. Giving false information to a public servant in Ditto - Summons - Ditto - Imprisonment of either described in the information to a public servant. Resistance to the taking of property ly the Ditto - Imprisonment of either describly authority of a public servant. Bidding, by a person under a legal inequesity - Ditto - Ditto - Ditto - Ditto - Imprisonment of either describly authority of a public servant. Bidding, by a person under a legal inequesity - Ditto - Ditto - Ditto - Imprisonment of either describenting public servant in discharge of his Ditto - Ditto - Ditto - Imprisonment of either describenting public servant in discharge of his Ditto - Ditto - Ditto - Imprisonment of either describent to sell and lawfully an	Ditto.	Ditto.	High Court or Magistrate.	Magistrate.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
Being legally bound to state truth, and refus- ing to answer questions. Refusing to sign a statement made to a public. Throwingly stating to a public servant on oath as true that which is false. Giving false information to a public servant in oath the injury or annoyance of any person. Resistance to the taking of property by the lawful power to the injury or annoyance of any person. Resistance to the taking of property offered for sale bitto. Ditto . Ditto . Ditto Obstructing sale of property offered for sale by authority of a public servant. Bidding, by a person under a logal incapacity to pitto . Ditto . Ditto Obstructing sale of property at a lawfully and thorized sale, or hidding without intechding to perform the obligations incurred thereby. Obstructing public servant in discharge of his pitto . Ditto . Ditto . Ditto public functions Oniversion to assist public servant when bound by that to give such assistance.	Ditto	Simple imprisonment for 3 months, or fine of 500 rupees, or both.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either descr for 6 months, or fine of rupees, or both.	Ditto		Imprisonment of either description for 1 month, or fine of 200 rupees, or both.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both,	Simple imprisonment for 1 month, or fine of 200 rupees, or both.
Being legally bound to state truth, and refus- ing to answer questions. Refusing to sign a statement made to a public of warrant when legally required to do so. Knowingly stating to a public servant on oath as true that which is false. Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person. Resistance to the taking of property by the lawful authority of a public servant. Obstructing sale of property offered for sale bitto bitto by authority of a public servant. Bidding, by a person under a legal incapacity bitto by authority of a public servant. Obstructing sale, or bidding without incombing to purchase it, for property at a lawfully authority of a public servant in discharge of his pritto public servant in discharge of his public functions Onstructing public servant in discharge of his pitto by law to give such assistance.	. 0	0	0		•	·	•	• ;	· 3
Being legally bound to state truth, and refus- ing to answer questions. Refusing to sign a statement made to a public - Marant when legally required to do so. Knowingly stating to a public servant on oath as true that which is false. Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person. Resistance to the taking of property by the Ditto - lawful authority of a public servant. Obstructing sale of property offered for sale by authority of a public servant. Bidding, by a person under a legal incapacity to pitto - by authority of a public servant. Obstructing public servant in discharge of his perform the obligations incurred thereby. Obstructing public servant in discharge of his public functions Omission to assist public servant when bound by law to give such assistance.	Ditt	Ditt	Ditt	Ditt	Ditt	Dit	Dirt	Ditt	Prtt
Being legally bound to state truth, and refus- ing to answer questions. Refusing to sign a statement made to a public - Marant when legally required to do so. Knowingly stating to a public servant on oath as true that which is false. Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person. Resistance to the taking of property by the Ditto - lawful authority of a public servant. Obstructing sale of property offered for sale by authority of a public servant. Bidding, by a person under a legal incapacity to pitto - by authority of a public servant. Obstructing public servant in discharge of his perform the obligations incurred thereby. Obstructing public servant in discharge of his public functions Omission to assist public servant when bound by law to give such assistance.			1	•		ı	1		•
Being legally bound to state truth, and refusing to answer questions. Refusing to sign a statement made to a public of the sign a statement made to do so. Knowingly stating to a public servant on oath as true that which is false. Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person. Resistance to the taking of property by the lawful authority of a public servant. Obstructing sale of property offered for sale by authority of a public servant. Bidding, by a person under a legal incapacity Ditto to purchase it for property at a lawfully authority of a public servant. Obstructing public servant in discharge of his pritto public functions Obstructing public servant in discharge of his pitto public functions Omission to assist public servant when bound by law to give such assistance.	Ditto	• Ditto	Varraot	Summons	Ditto	Ditto	Ditto	Ditto	Ditto
Being legally bound to state truth, and refusing to answer questions. Refusing to sign a statement made to a public of Your when legally required to do so. Knowingly stating to a public servant on oath as true that which is false. Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person. Resistance to the taking of property by the lawful authority of a public servant. Obstructing sale of property offered for sale by authority of a public servant. Bidding, by a person under a legal incapacity to purchase it, for property at a lawfully authorized sale, or bidding without intending to perform the obligations incurred thereby. Obstructing public servant in discharge of his public functions Omission to assist public servant when bound by law to give such assistance.		1		- 1				•	
	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Pitto	Ditto
	Being legally bound to state truth, and refus-	Refusing to sign a statement made to a public servant when legally required to do so.	Knowingly stating to a public servant on oath as true that which is false.	Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person.	Resistance to the taking of property by the lawful authority of a public servant.	Obstructing sale of property offered for sale by authority of a public servant.	Bidding, by a person under a legal incapacity to purchase it, for property at a lawfully authorized sale, or bidding without intending to perform the obligations incurred thereby.	Obstructing public servant in discharge of his public functions	Omission to assist public servant when bound by law to give such assistance.
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CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS—AND ALL

7	 63	65	₩,	i.	¢	1-
Section.	OPPENCE.	Whether the Police bay arrest with- out warrant or not.	Whether a warrant or a summons shall ordunarly issue in the first instance.	Whether buil- able or not.	Punishment under the Indian Penal Colle.	By what
	Wilfully neglecting to aid a public servant who demands aid in the execution of process, the prevention of offences, &c.	Shall not arrest without war- rant.	Summons -	Bailable -	Simple imprisonment for 6 months, or fine of 500 rupees, or both.	Magistrate.
188	Disobedience to an order lawfully promulgated by a public servant, if such disobedience causes obstruction or annoyance or injury to persons lawfully employed.	Ditto -	Ditto	Ditto .	Simple imprisonment for 1 month, or fine of 200 rupees, or both.	Ditto.
•	If such disobedience causes danger to human life, health or safety, &c.	Ditto -	. Ditto	Ditto .	Imprisonment for 6 months, or fine of 1,000 rupees, or both.	Ditto.
189	Threatening a public servant with injury to him, or one in whom he is interested, to induce him to do or forbear to do any official act.	Ditto -	Ditto -	Ditto .	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
190	Threatening any person to induce him to refrain from making a legal application for protection from injury.	Ditto -	Ditto -	Ditto .	Imprisonment of either description for I year, or fine, or both.	Ditto.
	CHAPTER XI.—FALSI	E EVIDENCE A	ND OFFENCE	S AGAINST	E EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE.	a commentation of the comm
193	Giving or fabricating false evidence in a judicial proceeding.	Shall not arrest without war- rant.	Wgrant -	Bailable -	Imprisonment of either description for 7 years and fine.	High Court or Magis- trate.
		;	drivers, via more			

Ditto.	High Court.	Ditto.	Ditto.	High Court or Magis- trate.	Ditto.	Ditto.	Ditto. Ditto.
· Imprisonment of either description for 3 years and fine.	Transportation for life, or rigorous imprisonment for 10 years and fine.	Death, or as above	The same as for the offence	The same as for giving or fabricating false evidence.	The same as for giving false evidence	Ditto -	Ditto .
Ditto .	Not bailable	Ditto .	Ditto -	According as the offence of giving such evidence is bailable or not.	Bailable .	Ditto .	Ditto -
•	•	1	•			•	E .
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto Ditto
Giving or fabricating false evidence in any other case.	Giving or fabricating false evidence with intent to cause any person to be convicted of a contral offence.	If innocent person be thereby convicted and executed.	Giving or fabricating false evidence with intent to procure conviction of an offence punishable with transportation, or imprisonment for more than seven years.	Using, in a judicial proceeding, evidence known to be false or fabricated.	Knowingly issuing or signing a false certifi- cate relating to any fact of which such certi- ficate is by law admissible in evidence.	Using as a true certificate one known to be false in a material point.	False statement made in any declaration which is by law received as evidence. Using as true any such declaration known to be false.
	194		195	196	197	198	199

CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—continued.

1	જ	er.	4. 4. A.	10	1 2	4
Section.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	whether a warring or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code,	By what Court triable.
301	Causing disappearance of evidence of an offence committed, or giving false information touching it to screen the offender, if a capital offence.	an Shall not arrest Warrant a- without war- a rant.	Warrant -	Bailable .	Imprisonment of either description for 7 years and fine.	High Court.
•	If punishable with transportation, or imprison- ment for 10 years,	Ditto	Ditto	Disto -	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
	If punishable with less than 10 years' imprison- ment.	Ditto	Ditto	Ditto .	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	By a Magistrate or by the Court by which the offence is triable.
2 08	Intentional omission to give information of an offence by a person legally bound to inform,	Ditto -	Summons	Ditto -	Imprisonment of either description for 6 months, or fine, or both.	Magistrate.
20.53	Giving false information respecting an offence committed.	Ditto -	Warrant -	Ditto .	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
204	Secreting or destroying any document to prevent its production as evidence.	Ditto	Ditto .	Ditto -	Ditto -	Ditto.

High Court or Magis- trate.	Magistrate.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	High Court.	High Court or Magis- trate.
Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Dittô	Ditto	Imprisonment of either description for 2 years and fine.	- Imprisonment of either description for 2 years, or fine, or both.	Ditto -	Imprisonment of either description High Court, for I years and fine.	Imprisonment of either description for 5 years and fine.
Ditto -	Ditto -	Ditto -	Ditto -	Ditto .	Ditto -	Ditto -	Ditto -	Ditto -
1	ı		1		1	•		1
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
	- ·	•	· ·			 I	1	with.
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	May arrest with- out warrant.
205 Palse personation for the purpose of any act or proceeding in a suit or criminal prosecution, or for becoming bail or security.	Fraudulent removal or concealment, &c., of property to prevent its seizure as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Claiming property without right, or practising deception touching any right to it, to prevent its being taken as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Frandulently suffering a decree to pass for a snu not due, or suffering decree to be executed after it has been satisfied.	False claim in a Court of Justice	Fraudulently obtaining a decree for a sum not due, or causing a decree to be executed after it has been satisfied.	False charge of offence made with intent to injure.	If offence charged be capital or punishable with transportation for life, or imprisonment for 7 years or upwards.	Harbouring an offender, if the effence be capital.
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CHAPTER VI.-FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE-continued.

3 Whether the Police may arrest with-
out warrant or not.
May arrest without war- rant.
Ditto -
Shall not arrest without war-
Ditto -
Ditto .

High Court.	High Court or Magis-trate.	By a Magis- trate or by the Court by which the offence is	Magistrate.	High Court or Magis- trate.	Ditto.	By a Magis- trate or by the Court by which the offence is triable.
Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.
Ditto -	Ditto .	Ditto -	Ditto -	Ditto .	Ditto .	Ditto .
	•	1		1		
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
•	•	1	•	ar		- · · · · · · · · · · · · · · · · · · ·
Ditto	Ditto	Ditto	Ditto	May arrest without war- rant,	Ditto	Ditto
Gift made to cause restoration of property in consideration of screening offender, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.	If with imprisonment for less than 10 years.	Taking gift to help to recover moveable property of which a person has been deprived by an offence, without causing apprehension of offender.	Harbouring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years,	If with imprisonment for l year, and not for 10 years.
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		Whether the Police may arrest with- out warrant for not.	or a summons shall ordinally issue in the first instance.	Whether hail- able or not.	Funishment under the Indian Penal Code.	Br what Court triable.
217	Public servant disobeying a direction of law with intent to save persons from punishment, or property from forfeiture.	Shall not arrest without war-	Summons -	Bailable -	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
213	Public servant framing an incorrect record or writing with intent to save person from punishment, or property from forfeiture.	Ditto	Warrant -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court.
612	Public servant in a judicial proceeding making or pronouncing an order, report, variet or decision which he knows to be contrary to law.	Ditto	Ditto	Ditto -	Imprisonment of either description for 7 years, or fine, or both.	Ditto.
220	Commitment for trial or confinement by a person having authority, who knows that he is acting contrary to law.	Ditto	Ditto	Ditto -	Ditto	Ditto.
221	Intentional omission to apprehend on the part of a public servant bound by law to apprehend an offender, if the offence be capital.	Ditto	Ditto	Ditto -	Imprisonment of either description for 7 years, with or without fine.	Ditto.
	If proishable with transportation for life, or imprisonment for 10 years.	Ditto	Ditto -	Ditto .	Imprisonment of either description for 3 years, with or without fine.	High Court or Magis- trate.

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Magistrate.	High Court.	Ditto.	High Court or Magis- trate.	Magistrate.	Ditto.	Ditto.	High Court or Magis- trate.	High Court.	Ditto.	
Imprisonment of either description for 2 years, with or without fine.	Not bailable - Transportation for life, or imprison- High Court, ment of either description for 14 years, with or without line.	Imprisoument of either description for I years, with or without fine.	Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Not bailable. Imprisonment of either description; High Court or Magister for 3 years and fine.	Imprisonment of either description for Tyears, or fine.	Ditto -	
Ditto -	 Not bailable -	Ditto -	Bailable -	Ditto -	Ditto .	Ditt.	Not bailable -	Ditto .	Ditto .	1
		•		ı		•	•		•	
Ditto	Ditto	Ditto	Ditto	Summons	Warraut	Ditto	Ditto	Ditto	Ditte	
			•	,		•	•	•	•	
Ditte	Ditto	Ditto	Ditto	Ditto	May arrest with out warraut.	Ditto	Ditto	Pitto	Ditto	
If with imprisonment for less than 10 years	Intentional omission to apprehend on the part of a public servant bound by law to apprehence of a Court of	Justice, if under sentence of death. If under sentence of transportation for life, or imprisonment or penal servitude for 10	years or upwards. If under sentence of imprisonment for less than 10 years.	<u> </u>	by a public servant. Resistance or obstruction by a person to his May arrest with-	Resistance or eletruction to the lawful appre-	henseon of another person, or resetting title from lawful custody. If charged with an offence punishable with transportation for life, or imprisonment for 10 years.	If charged with a capital offence	If the person is sentenced to transportation for life, or to transportation, penal servitude,	or imprisonment for 10 years or upwards.
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Section.	OFFERCE.	Whether the Police may street with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bail.	Punishment under the Iudian Penal Code.	By what Court triable.
	If under sentence of death	May arrest with- Warrant out warrant,	Warrant -	Not bailable -	Transportation for life, or imprisonment of either description for 10 years and fine.	High Court.
225A	Escape, or attempt to escape, from custody for failing to furnish security for good behaviour.	Ditto -	Ditto -	Bailable .	Imprisonment of either description for one year, or fine, or both.	Magistrate.
226	Unlawful return from transportation	Ditto	Ditto -	Not bailable -	Transportation for life, and fine and rigorous imprisonment for 3 years before transportation.	High Court.
227	Violation of condition of remission of punishment.	Shall not arrest without war- raut.	Summons	Ditto .	Punishment of original sentence, or, it part of the punishment has been undergone, the residue.	By the Court by which the original offence was triable.
ଚ୍ଚ ବ୍ୟ ବ୍ୟ	Intentional insult or interruption to a public servant sitting in any stage of a judicial proceeding.	Ditto	Ditto	Bailable -	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	which the offence is committed, subject to the provisions contained in change in chang

CHAPTER XII.—OFFENCES BELATING TO COIN AND GOVERNMENT STAMPS. CHAPTER XII.—OFFENCES BELATING TO COIN AND GOVERNMENT STAMPS. CHAPTER XII.—OFFENCES BELATING TO COIN AND GOVERNMENT STAMPS. Connecteding, or performing any part of the Mayarrestwith Warrant. Not bailable. Imprisonment of either description High Court. Out warrant. Chapters of counterfeiting, or performing any part of the Mayarrestwith Warrant. Maintenance of counterfeiting any part of the Ditto. Ditto. Ditto. Imprisonment of either description High Court. Majustrate. Making, buying, or selling instrument for the Ditto. Ditto. Ditto. Imprisonment of either description High Court. Majustrate. Shaking, buying, or selling instrument for the Ditto. Ditto. Ditto. Imprisonment of either description High Court. For 3 years and fine. Shaking, buying of using the same for counterfeiting out of Ditto. Ditto. Imprisonment of either description High Court. For 3 years and fine. Majustrate. Shaking, buying of using the same for counterfeiting out of Ditto. Ditto. Imprisonment of either description High Court. For 3 years and fine. Majustrate. Shaking in Judia the centerfeiting out of Ditto. Ditto. Imprisonment of either description High Court. For 3 years and fine. Shaking in Judia the centerfeiting out of Ditto. Ditto. The unishmost provide for alterting method of the counterfeiting out of Ditto. Ditto. The unishmost provide for alterting method of the counterfeiting of such coin with the same to be counterfeit coin, knowing. Ditto. Ditto. Ditto. Ditto. Ditto. The unishmost provide for alterting method of the counterfeiting of such coin with the same to be counterfeit coin, knowing. Ditto. Ditto. Ditto. Ditto. Ditto. The unishmost of either description High Court. Ditto. Imprisonment of either description High Court. Ditto. Ditt	PART	V.} 	TH	E CALC	UTTA	GAZE	ITE, MAR	CH 7, 1	877. 	
Personation of a juror or assessor - Ditto - D	Magistrate.		High Court.	Ditto.	High Court or Magistrate.	High Court.	High Court or Magistrate,	High Court.	Ditto.	High Court or Magistrate.
Personation of a juror or assessor - Ditto - D	Imprisonment of either description for 2 years, or fine, or both.	INMENT STAMPS.	Imprisonment of cither description for 7 years and fine.	Transportation for life or imprisonment of either description for 10 years and line.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years and fine.	***	Imprisonment of either description for 10 years and fine.	The punishment provided for abetting the counterfeiting of such coin within British India.	Imprisonment of either description for 3 years and fine.
CHAPTER XII.—OFFENCES RELATING TO COIN COUNTERCRIFING, or performing any part of the Mayarrest with Warrant process of counterfeiting, or performing any part of the Ditto Ditto Ditto Ditto purpose of counterfeiting the Queen's coin. Making, buying, or selling instrument for the Ditto Ditto Ditto purpose of counterfeiting coin. Making, buying, or selling instrument for the Ditto Ditto Ditto purpose of counterfeiting the Queen's coin. Possession of instrument or material for the Ditto Ditto Purpose of using the same for counterfeiting coin. Possession of instrument or material for the Ditto Ditto Brito Ditto Purpose of using the same for counterfeiting out of Ditto Ditto Purpose of using the counterfeiting out of Ditto Ditto Ditto Ditto British India of coin.		VE	-j-	•	•		•	•	•	•
CHAPTER XII.—OFFENCES RELATING TO COIN Counterfeiting, or performing any part of the Mayarrest with Warrant process of counterfeiting, the Queen's coin. Counterfeiting, or performing any part of the Ditto Ditto Ditto Ditto purpose of counterfeiting the Queen's coin. Making, buying, or selling instrument for the Ditto Ditto Ditto purpose of counterfeiting the Queen's coin. Making, buying, or selling instrument for the Ditto Ditto Ditto purpose of counterfeiting the Queen's coin. Possession of instrument or material for the Ditto Ditto Purpose of using the same for counterfeiting out of Ditto Ditto British India et coin. Aberting in India the counterfeiting out of Ditto Ditto Ditto Ditto Ditto British India et coin.	Ditto	AND GO	Not bailab	Ditto	Ditto	Ditto	Ditto	Dite	Ditto	Ditto
Counterfeiting, or per process of counterfeiting, or per process of counterfeiting, or per purpose of counterfeiting, or purpose of counterfe purpose of counterfe Possession of instrum purpose of using the coin. If Queen's coin Abetting in India of soil British India of evil Import or export of the same to be counterfee.	•	NIC	•	•	•	•	•	•		•
Counterfeiting, or per process of counterfeiting, or per process of counterfeiting, or per purpose of counterfeiting, or purpose of counterfe Possession of instrum purpose of using the coin. If Queen's coin Abetting in India of British India of evil India of evil Import or export of other same to be counterfeithes.	Ditto	G TO CO	Farrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Counterfeiting, or per process of counterfeiting, or per process of counterfeiting, or per purpose of counterfe purpose of counterfe Possession of instrum purpose of using the coin. If Queen's coin Abetting in India of British India of evil Import or export of the same to be counterfe.		ATIN	J -4:	-	•	•		•	•	•
Counterfeiting, or per process of counterfeiting, or per process of counterfeiting, or per purpose of counterfeiting, or purpose of counterfe Possession of instrum purpose of using the coin. If Queen's coin Abetting in India of British India of evil In	Diffo	NCES REL	Mayarrestwit	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditte
	Personation of a juror or assessor -	CHAPTER XII.—OFF!	Counterfeiting, or performing any part of the process of counterfeiting, com.	Counterfeiting, or performing any part of the process of counterfeiting, the Queen's coin,	Making, buying. or selling instrument for the purpose of counterfeiting coin,	Making, buying, or selling instrument for the purpose of counterfeiting the Queen's coin.	Possession of instrument or material for the purpose of using the same for counterfeiting coin.	If Queen's coin	Abetting in India the counterfeiting out of British India of coin.	Import or export of counterfeit coin, knowing the same to be counterfeit.
	6. 6. 6.		231				65 55 -	-		

CHAPTER XII.-OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS-continued.

may ariest with-
201.
May arrest with- out warrant.
Ditto -
Ditto .
Ditto -
Ditto •
Ditto -

	Persons employed in a mint causing coin to be of a different weight or composition from that fixed by law.	Ditto	1	Ditto	ı	Ditto		Ditto			High Court.	
245	Unlandully taking from a mint any coining instrument.	Ditto	,	Ditto	t	Ditto	1	Ditto -			Ditto.	
5.5 6	Fraudulently diminishing the weight or aftering the composition of any coin.	Ditto	•	Ditta	1	Ditto	•	Imprisonment of either description for 3 years and fine.	eithe r fine.	description	lligh Court or Magis- trate.	
61 44 1-	Franch-dently diminishme the weight or aftering the composition of the Queen's coin.	Ditto		Ditto	ı	Ditto	•	Imprisoument of either description for 7 years and fine.	either fine.	description	Ditte.	
<u>v</u>	Altering appearance of any coin with intent that it shall pass as a coin of a different description.	Ditto	•	e diffe	•	Ditto	•	Imprisonment of either description for 3 years and fine.	either fine,	description	Dirto.	
5 4 3	Altering appearance of the Queen's coin with intent that it shall pass as a coin of a different description.	Ditto	•	Ditto		litto	•	Imprisonment of either description for Tyears and fine.	cither fine.	description	Ditto.	
055	Delivery to another of coin possessed with the knowledge that it is altered.	Ditto	•	Ditta		Dirto	•	Imprisonment of either description for 5 years and fine,	either fine.	description	Ditto.	
251	Delivery of Queen's coin possessed with the	Ditto	•	Ditta		Ditto	•	Imprisonment of either description for 10 years and fine.	either fine.	description	Ditto.	•
55 55 57	Possession of aitered toin by a person who know it to be aftered when he became possessed thereof.	Ditto	•	Ditto	•	Ditto	1	Impris ement of citle for 3 years and fine.	ci:her fine.	either description fine. •	Ditto.	
50 50 62	Possession of Queen's coin by a person who knew it to be altered when he became possessed thereof.	Ditto	•	Ditto	t	Ilitto	•	Imprisonment of either description for 5 years and fine.	either ine.	description	Ditto.	
		;	;		; ;	:				-		-

CHAPTER XII.—OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS—CHAPLER

	ວາ	ສ	w)ł	ıs	9	-
1	OFFENCE.	Whether the Police incy air-et with- out warrant or not.	Whether a warrant of a summore shill critingly issue in the first instance.	Whether hall, able or not,	mert ur	Ry what Court triable.
254	another of coin as genuine, which, possessed, the deliverer did not e altered.	May arrest with- ont warrant.	Warrunt -	Not bailable-	Imprisonment of either description for 2 years, or fine of ten times the value of the coin.	Nagistrate.
200	Counterfeiting a Government stamp.	Ditto -	Ditto -	Bailable -	Imprisonment of either description High Court, for 10 years and fine.	High Court.
256	Having possession of an instrument or material for the purpose of counterfeiting a Covernment stamp.	Ditto -	Ditto -	Pitto -	Imprisonment of either description for 7 years and fine.	Ditte.
257	Making, buying or selling instrument for the purpose of counterfeiting a Government stamp.	Ditto -	Ditto .	Ditto .	Ditto	Ditto.
25%	Sale of counterfeit Government stainp	Ditto .	Ditto -	Ditto .	Ditto .	Ditto.
259	Having possession of a counterfeit Government stamp.	Ditto -	Ditto .	Ditto .	Ditto	High Court or Magis- trate.
260	Using as genuine a Government stamp known to be counterfeit.	Ditto -	Ditto .	Ditto -	Imprisonment of either description for I years, or fine, or both.	Ditto.
261	Effact. g any writing from a substance bearing a Government stamp, or removing from a document a stamp used for it with intent to cause wrongful loss to Government.	Ditto -	Ditto .	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	Ditto.

	heen before used.	17810			Mito	= ,	Imprisonment of either description Magistrate, for 2 years, or fine, or both.	either descriptions, or both.	n Magnetrate
263	Erasus of mark denoting that stamp has been used.	Ditto	Ditto		Ditto		mprisonment of either dos for 3 years, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magistrate.
	CHAPTER XIII.—	OFFENCES RELATING TO WEIGHTS AND MEASURES.	SLATING T	TO WE	IGHTS	AND	MEASURES.		
198	Fraudulent use of false instrument for weighing	Shall not arrest without war- rant,	Summons	ä ·	- Bailable	III.	uprisoument of either de for I year, or finc, or both.	- Imprisonment of either description Magistrate. for I year, or fine, or both.	n Magistrate
502	205 : Frandulent use of false weight or measure	Ditto -	Ditto		Ditto		Ditto .		. Ditto.
99%	Being in possession of false weights or measures for fraudulent use.	Ditto -	Ditto	-	Ditto		Ditto .	•	- Ditto.
1.5 21	Making or selling false weights or measures for fraudulent use,	Ditto -	Ditto		Ditto		Ditto .		- Ditto.
	CHAPTER XIV.—OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS.	G THE PUBLIC	C HEALT	I, SAF	ETY, CC	NVE	NIENCE, DEC	- · · · · · · · · · · · · · · · · · · ·	ORALS.
569	Negligently doing any act known to be likely to spread infection of any disease dangerous to life.	May arrest without war-	Summons	Ä.	Bailable	mI -	mprisoument of either descr for 6 months, or fine, or both,	Imprisoument of either description for 6 months, or fine, or both.	Magistrate.
013	Malignantly doing any act known to be likely to spread infection of any disease dangerous to life.	Ditto -	Ditto		Ditto	. Im	mprisonment of either des for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	a Ditto.

CHAPTER XIV.—OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS—continued.

-	a	3 Whether the Police	Whether a warrant	ю.	Đ	
Section.	Oppence.	may arrest with- out warrant or not.		Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
27]	Knowingly disobeying any quarantine-rule.	Shall not arrest without warrant.	Summons .	Bailable .	Imprisonment of either description for 6 mouths, or fine, or both.	Magistrate.
272	Adulterating food or drink for man, intended for sale, so as to make the same noxious.	Ditto	Ditto -	Ditto .	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto.
273	Selling any food or drink as food and drink for man, knowing the same to be noxious.	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
274		Ditto -	Ditto .	Ditto -	Ditto -	Ditto.
275	Offering for sale or issuing from a dispensary any drug or medical preparation known to have been adulterated.	Ditto -	Ditto -	Ditto .	Ditto	Ditto.
276	Knowingly selling or issuing from a dispensary any drug or medical preparation as a different drug or medical preparation.	Ditto -	Ditto -	Ditto .	Ditto	Ditto.
277	Defilifig the water of a public spring or reservoir.	May arrest with- out warrant.	Ditto	Difto .	Imprisonment of either description for 3 months, or fine of 540 rupees, or both.	Ditto.

278	278 Making atmosphere noxious to health	Shall not arrest without war-	Ditto	1	Ditto	•	Fine of 500 myges	Ditto.
279	Driving or riding on a public way so rashly or negligently as to endanger human life, &c.	May arrest with- out warrant.	Ditto	1	Ditto	t	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto.
280	Navigating any vessel so rashly or negligently as to endanger human life, &c.	Ditto -	Ditto		Ditto	1	Ditto	Ditto.
188	Exhibition of a false light, mark, or buoy	Ditto -	Warrant		Ditto		Imprisonment of either description for 7 years, or fine, or both.	High Court.
91 32 33	Conveying for hire any person by water in a vessel in such a state, or so loaded, as to endanger his life.	Ditto	Summons	1	Ditto	ı	Imprisonment of either description for 6 months, or fine of 1,040 rupees, or both.	Magistrate.
253	Causing danger, obstruction, or injury in any public way or line of navigation.	Ditto -	Ditto	1	Ditto		Fine of 200 rupees -	Ditto.
₩ % 61	Dealing with any poisonous substance so as to endanger human life, &c.	Shall not arrest without war-	Ditto	•	Ditto		Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto.
285	Dealing with fire or any combustible matter so as to endanger human life, &c.	May arrest with- out warrant.	Ditto	1	Ditto	t	Ditto	Ditto.
983	So dealing with any explosive substance	Ditto -	Ditto		Ditto		Ditto	Ditto.
183	So dealing with any machinery	Shall not arrest without war- rant.	Ditto	1	Ditto	1	Ditto .	Ditto.

OPPINCE.	Whether the Police may arrest with-	Whether a warrant or a summons shall ordinarily issue in the first instance.	5 Whether bail- able or not.	6 • Punishment under the Indian Penal Code. ,	7 By what Court triable.
A person omitting to guard against probable danger to human life by the fall of any building, over which he has a right entitling him to pull it down or repair it.	Shall not arrest without war-raut,	Summons -	Bailable -	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Magistrate.
person omitting to take order with any animal in his possession, so as to gnard against dauger to human life, or of grievous hurt from such animal.	May arrest with- out warrant,	Ditto	Ditto .	Ditto -	Ditto.
Committing a public nuisance	Shall not arrest without war- rant.	Ditto .	Ditto .	Fine of 200 rupees	Ditto.
Continuance of nuisance after injunction to discontinue,	May arrest with- out warrant.	Ditto	Ditto -	Simple imprisonment for 6 months, or fine, or lwth.	Dirto.
Sule, &c., of obscene books, &c	Ditto .	Warrant -	Ditto .	Imprisonment of either description for 3 months, or fine, or both.	Ditto.
Having in possession obscene book, &c., for sale or exhibition.	Ditto .	Ditto .	Ditto	Ditto	Ditto.
	Ditto .	Ditto .	Ditte -	Ditto	Ditto.

	Pulmeling proposals relating to lotteries	• 1.72	·			_			
ŧ		Litte	Ditto		Difts .	Fine of 1	Ditto - Fine of 1,000 rupose		Ditto.
	\bar{z}	R XVOFFENCES RELATING TO RELIGION.	CES RELA	DNIL	TO REL	RELIGION.	The control of the co		
	Destroying, damaging, or defiling a place of May arrest with-worship or sacred object with intent to insult out warrant, the religion of any class of persons.	May arrest with- out warrant.	Summins	- Bailable	lable -	1	Imprisonment of either description Magistrate, for 2 years, or fine, or leab.	r description leab.	Magristrate
	Causing a disturbance to an assembly on- gaged in religious worship,	Dito .	Ditt_{0}	t	Ditto -	Immismur for J ve	Imprisoument of either description for J year, or fine or both.	description	Ditto.
	Trespassing in a place of worship or sepulture, disturbing funeral with intention to wound the feelings or to insult the religion of any person, or offering indignity to a human corpse.	Dirto .	Ditto		Dir.	Ditto	,		Ditto.
-	Uttering any word or making any sound in the hearing, or making any gesture or pincing any object in the sight, of any person, with intention to wound his religious feeling.	Shall not arrest without war- rant,	Pitts		Ditto -	Ditto	•	1	Pitto.
	CHAPTER XVI	VIOPTENCES AFFECTING THE HUMAN BODY	· · · · · · · · · · · · · · · · · · ·	 	NG THE HUM	AN BODY			÷
		0.45.40	Off a va after ting life.	÷.					

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Offences affecting life - c included.

-	2	3	What har a waren't	ĸ	Đ	1-
Section.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the, Indian Penal Code.	By what Court triable,
303	Murder by a person under sentence of transportation for life.	May arrest without war-	Warrant -	Not bailalle, Death	Death -	High Court.
304	Culpable homicide not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.	Ditto	Ditto -	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
•	If act is done with knowledge that it is likely to cause death, but without any intention to cause death, &c.	Ditto -	Ditto .	Disto -	Imprisonment of either description for 10 years, or fine, or both.	Ditto.
30,1A	30'A Causing death by rash or negligent act	Ditto	Ditto -	Bailable -	Imprisonment of either description for two years, or fine, or both.	High Court or Magistrate.
305	Abetment of suicide committed by a child, or insane or delirious person, or an idiot, or a person intoxicated.	Ditto -	Ditto -	Not bailable	Not bailable Death, or transportation for life, or imprisonment for 10 years and fine	High Court.
306	Abetting the commission of snicide -	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.
307	Attempt to murder	Ditto.	Ditto .	Ditto -	Ditto	Ditto.
	If such act cause hurt to any person	Ditto -	Ditto	Ditto .	Transportation for life, or as above	Ditto.

Ditto.	Ditto.	Magistrate.	High Court.
- Imprisonment of either description Ditto. for 3 years, of line, or both.	- Imprisonment of either description Ditto.	Ditto - Simple imprisonment for 1 year, and Magistrate.	- Not bailable Transportation for life and fine.
Builable -	Ditto -	Ditto .	Not bailable
4	1	•	•
Ditto	Ditto	Ditto	Ditto
•			-,
Ditto	Ditto	Ditto	Ditto
•	, -		
308 Attempt to commit culpable homicide	If such act cause hurt to any person	309 Attempt to commit suicide	· •
Attempt to	If such act o	Attempt to	311 Being a thug -
808		309	311

Of the causing of Miscarringe; of Injuries to unbern Children; of the Exposure of Infants; and of the Concealment of Births.

	312 Causing miscarriage	Shall not arrest Warrant	Warrant	- Bailable		- Imprisonment of either description High Court.	High Court
		rant.				lor 3 years, or fine, or both.	
	If the woman be quick with child .	Ditto .	Ditto	- Ditto		- Imprisonment of either description for 7 years and fine.	Ditto.
313	Causing miscarriage without woman's consent-	Ditto .	Ditto	. Not bailable	ilable	Transportation for life, or imprison- ment of either description for 19 years and fine.	Ditto.
314	Death caused by an act done with intent to cause miscarriage.	Ditto .	Ditto	- Ditto	. 01	Imprisonment of either description for 10 years and fine.	Ditto.
. —	If act done without woman's consent	Ditto -	Ditto	. Ditto	3	Transportation for life, or as above	Ditto.
315	Act done with intent to prevent a child being bern alive, or to cause it to die after its birth.	Ditto -	Ditto	- Ditto	3	Imprisonment of either description for 10 years, or fine, or both,	Ditto.
316	Causing death of a quick unborn child by an act amounting to culpable homicide.	Ditto -	Ditto	- Ditto	•	Imprisonment of either description for 10 years and fine.	Ditto.

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-constant.

Of the causing of Wisconding: of Injuries to unless Children; of the Exposure of Infants; and of the Concentration Pirtus-concluded.

1-	By what Court triable,	High Court.	High Court or Magis- trate.		Magistrate.	High Court or Magris- trate.	Ditto.
45	Punishmont under the Judian Penal Code.	Imprisonment of either description for Tycars, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.		Imprisonment of either description for I year, or fine of 1,000 rupees, or both.	Imprisonment of either description High Court for 3 years, or fine, or both, trate.	Imprisonment of either description for Tyears and fine.
NO.	Whather ball alies or not.	Bailable -	Ditto -		Bailaide -	Ditto -	Ditto -
4 Whether a warrant	or a sommons shall ordinarily jeen in the first instance.	Warrent -	Ditto -	Of Hurt.	Summons	Ditto -	Ditto -
3	Wigther the Police roay arrest with- out warrant or not.	Nav arrest with- out warrant.	Ditto -		May arrest without war-	Ditto -	Ditto
æ1	OFFENCE.	Exposure of a child under twelve years of age. May arrest with. Warrent by parent or person having care of it, with out warrant, intention of wholly abandoning it.	318 Concealment of birth by secret disposal of dead.		Voluntarily causing lurt	Voluntarily causing hurt by daugerous weapons or means.	Voluntarily causing grievous lurt
~	Section.	1 5	2		3.23	हैं हर हर	325

1	*** ***** ****	<u> </u>						~
Ditto.	High Court.	Ditto.	Ditto.	Ditto.	Ditto.	High Court or Magistrate.	High Court.	Magistrate.
Transportation for life, or imprison- ment of either description for 10 years and fine,	Imprisonment of either description High Court. for 10 years and fine.	Ditto -	Transportation for life, or imprisonment of either description for 10 years and fine.	Imprisonment of either description for Tyears and fine.	Impriscument of either description for 10 years and fine.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I month, or fine of 500 rupees, or both.
. Not bailable	Ditto .	Ditto .	Ditto -	Bailalde -	Not bailable.	Bailable .	Not bailable-	Bailable -
Ditto .	Warrant .	Ditto -	Ditto .	Ditto -	Ditto .	Ditto .	Dirto -	Summons
Ditto -	Ditto -	Ditto .	Ditto .	Ditto -	Ditto .	Ditto -	Ditto -	Ditto -
326 Voluntarily causing grievous hurt by dangerous weapons or means.	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the commission of an offence.	Administering stupefying drug with intent to cause hurt.	Voluntarily causing grievous hurt to extort property or a valuable security, or to constrain to do an elegal act which may facilitate the commission of an offence,	Voluntarily causing hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing grievous hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily cansing hurt to deter public servant from his duty.	Veluntarily causing grievous hurt to deter public servant from his duty.	Voluntarily causing hurt on grave and sudden prevocation, not intending to hurt any other than the person who gave the provocation.
326	327	358	32.0	330 30	188		833	÷ 55

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of Hurt-concluded.

7	By what Court triable.	High Court or Magis- trate.	Magistrate.	Ditto.	Ditto.
ပ	Punishment under the Indian Penal Code.	Imprisonment of either description for 4 years, or fine of 2,000 rupees, or both.	Imprisonment of either description for 3 mouths, or fine of 250 rupees, or both.	Imprisonment of either description for 6 mouths, or fine of 500 rupees, or both.	Imprisonment of either description for 2 years, or fine of 1,000 rupees, or both.
10	Whether bailable or not.	BaHable -	Ditto .	Ditto -	Ditto .
4	Whetherawarrant or a summons shall ordinarily issue in the first instance.	Summons -	Ditto ,	Ditto .	Ditto .
	Whether the Police may arrest with- cut warrant or not.	May arrest with- Summons out warrant.	Ditto .	Ditto -	Ditto -
જા	• OPPENCE.	Causing grievous hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation.	Doing any act which endangers human life or the personal safety of others.	Causing burt by an act which endangers human life, &c.	Causing grievous hurt by an act which endangers human life, &c.
7	Roction	8. 3.5.	536	188	388

Of wrongful Restraint and wrongful Confinement.

341 Wrongfully restraining any person	•	May arrest with- Summons out warrant.		- Bailable	Simple imprisonment for I month, or fine of 500 rupees, or both.	Magietrate
342 Wrggfully confining any person		Ditte -	Ditto -	Ditto	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.

848	843 Wrongfully confining for three or more days -	Ditto	Ditto	•	Ditto	Imprisonm 2 years,	- Imprisonment of either description for 2 years, or fine, or both.		Ditto.
****	Wrongfully confining for ten or more days .	Ditto	- Ditto	1	Ditto	Imprisonment of ei 3 years and fine.	Imprisonment of either description for High Court 3 years and fine.	for High	ligh Court or Magis- trate.
345	Keeping any person in wrongful confinement, knowing that a writ has been issued for his liberation.	Shall not arrest without war- rant.	Ditto		Ditto	- Imprisonm 2 years, under an	Imprisonment of either description for 2 years, in addition to imprisonment under any other section.	ı for	Ditto.
346	Wrongful confinement in secret	May arrest with- out warraut.	Ditto		Ditto -	. Ditto	1	•	Ditto.
317	Wrongful confinement for the purpose of extorting property, or constraining to an illegal act, &c.	Ditto	Ditto		Ditto	Imprisonment of ei 3 years and fine.	Imprisonment of either description for 3 years and fine.	· for	Ditto.
8. 8.	Wrongful coufinement for the purpose of extort- ing confession or information, or of compel- ling restoration of property, &c.	Ditto	Ditto	· · · · · · · · · · · · · · · · · · ·	Ditto	Ditto			Ditto.
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;	on grave proveetien.	than Shall not arrest Summons without war-	Summons	ස් 	- Bailable	 Imprisonment of either description Magistrate, for 3 months, or fine of 540 rupees, or both. 	Magistrate
853	353 Assault or use of criminal force to deter a Mayarrest with. Warrant public servant from discharge of his duty.	May arrest with- out warrant.	Warrant	,	Ditto	- Imprisonment of either description for 2 years, or fine, or both.	Ditto.
354	354 Assault or use of criminal force to a weman with intent to outrage her modesty.	Ditto -	Ditto		Ditto	Ditto .	Ditto.

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of Criminal Force and Assault-concluded.

-	co.	67	Whother a mercent	ĸ	•	7
Section.	OFFENCE.	Whether the Police may arest with- out warrant or not.		Whether bail- able or not.	Punishment under the Indian Penal Cale.	By what Court triable.
355	Assault or criminal force with intent to dis- honour a person, otherwise than on grave and sudden provocation.	Shall not arrest without war- rant.	Summons	Bailable -	Imprisonment of either description Magistrate. for 2 years, or fine, or both	Magistrate.
356	Assault or eriminal force in attempt to commit theft of property worn or carried by a person.	May arrest with. Warrant out wargant.	Warrant -	Not bailable	Ditto -	Ditto.
857	Assault or use of criminal force in attempt wrongfully to confine a person.	Ditto -	Ditto .	Bailable -	Imprisonment of either description for I year, or fine of 1,000 rupees, or both.	Ditto.
358	Assault or use of eriminal force on grave and sudden provocation.	Shall not arrest Summons without war-rant.	Summons .	Ditto -	Simple imprisonment for 1 month, or fine of 200 rupees, or both.	Ditto.

Of Killnapping, Forcible Abluction, Slavery and forced Labour.

Court Magis-	Court.
High or trate	High
deseription	or rigorous
- Not bailable Imprisonment of either description High Court for 7 years and fine.	Transportation for life, or rigorous High Court. imprisonment for 10 years and fine.
Imprisonm for 7 yea	Transporta
Not bailable	Ditto -
1	1
Warrant	Ditto
May arrest with- Warrant out warrant.	Ditto -
•	er to murder -
	Kidnapping or abducting in order to murder
	ig or a
idd mphi	Kidnappin
363 K	364

Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	h Court Magis- te.	Ditto.	Magistrate.		High Court.
		•	-d e		•	······································	on High			-	
Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	- Ditto .	Punishment for kidnapping or al duction.	Imprisonment of either description for 7 years and fine.		Transportation for life, or imprison- ment of either description for 10 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto .	Imprisonment of either description for I year, or fine, or both.		Not bailable Transportation for life, or imprison- ment of either description for 10 years and fine.
Ditto	Ditto .	Ditto .	Ditto .	Ditto .	Bailable -	Not bailable	Ditto -	Ditto -	Bailable		Not bailable
	•	,	•	1				1			•
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Of Rope.	Warrant
Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Shall not arrest without war-	May arrest with- out warrant.	Ditto .	Ditto .	Ditto -		May arrest with-
Kidnapping or abducting with intent secretly and wrongfully to confine a person.	Kidnapping or abducting a woman to compel her marriage or to cause her defilement, &c.	Kidnapping or abducting in order to subject a person to grievous hurt, slavery, &c.	Concealing or keeping in confinement a kidnapped person.	Kidnapping or abducting a child with intent to take property from the person of such child.	Buying or disposing of any person as a slave -	Habitual dealing in slaves	Selling or letting to hire a minor for the purpose of prostitution.	Buying or obtaining possession of a minor for the same purpose.	Unlawful compulsory labour	Company of Control Company on the control Company of Control Company of Control Company of Control Con	Rape
365	366	367	368	369	370	371	51	76 77	778	ľ	376

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-concluded.

Of Unnatural Offences.

	OPPRACE.	Whether the Police or a summons may arrest with shall ordinarily Whether bailtout warrant or issue in the first able or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	n Whether bail. able or not.	6 Punishment under the Indian Penal Code.	7 By what Court triable.
Un	Unnatural offences	May arrest without war- rant.	war-	Not bailable	Not bailable Transportation for life, or imprison- ment of either description for 10 years and fine.	High Court.

CHAPTER XVII, -OF OFFENCES AGAINST PROPERTY.

Of Theft.

379	379 Theft	· ·	May arrest Warrant without war-		Z	ot bailable	- Not bailable Imprisonment of either description Magistrate. for 3 years, or fine, or both.	Magistrate.
380	380 Theft in a building, tent or vessel		Ditto -	Ditto		Ditto -	- Imprisonment of either description for 7 years and fine.	Ditto.
381	381 Thoft by clerk or servant, of property in possession of master or employer.		Ditto	Ditto		Ditto -	Ditto	High Court or Magis- trate.
					···			

High Court.		High Court or Magis- trate.	Ditto.	High Court.	Ditto.	Ditto,	Ditto.
Rigorous imprisonment for 10 years High Court. and fine.		Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Not bailable. Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I years and fine.	Imprisonment of either description for 10 years and fine.	Transportation for life
Ditte -		Bailable -	- Ditto -	Not bailable.	Ditto -	Ditto	- Ditto .
Ditto .	Of Extertion.	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto)	Shall not arrest without war- rant.	Ditto -	Ditto -	Pitto .	Ditto -	Ditto -
Theft, preparation having been made for causing death, or lurt, or restraint, or fear of death, or of hurt, or of restraint, in order to the committing such theft, or to retiring after pumitting it, or to retaining property taken by it.		Extortion	Putting or attempting to put in fear of injury, in order to commit extortion.	Extortion by putting a person in fear of death or grievous hurt.	Putting or attempting to put a person in fear of death or grievous hurt, in order to commit extertion.	Extortion by threat of accusation of an offence punishable with death, transportation for life, or imprisonment for 10 years.	If the offence threatened be an unnatural offence.
85 85 85		388 488	385	386	387	388	

CHAPTER XVII.-OF OFPENCES AGAINST PROPERTY-continued.

Of Extortion-concluded.

1	2	8	Whether a warrant	10	9	2
Section.	OFFRICE.	Whether the Police or a summons may arrest with shall ordinarily Whether bailout warrant or issue in the first able or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
389	Putting person in fear of accusation of offence punishable with death, transportation for life, or with imprisonment for 10 years, in order to commit extortion.	Shall not arrest Warrant without war-rant.		Not bailable.	Not bailable. Imprisonment of either description High Court. for 10 years and fine.	High Court.
	If the offence be an unnatural offence	Ditto -	Ditto -	Ditto -	Transportation for life	Ditto,
1		6.00	7. u 7			

Of Robbery and Dacoity.

392	392 Robbery	May arrest with. Warrant out warrant.		Not bailable.	- Not bailable, Rigorous imprisonment for 10 years High Court and fine.	High Court or Magis- trate.
	If committed on the highway between sunset and sunrise.	Ditto -	Ditto -	Ditto .	Rigorous imprisonment for 14 years and fine.	Ditto.
888	Attempt to commit robbery	Ditto -	Ditto -	Ditto -	Rigorous imprisonment for 7 years and fine.	Ditto.
304	Person voluntarily causing hurt in committing attempting to commit robbery, or any other person generally concerned in such robbery.	Ditto -	Ditto -	Ditto -	Transportation for life, or rigorous imprisonment for 10 years and fine.	Ditto.
395	395 Dacoity -	Ditto -	Ditto -	Ditto -	Ditto	High Court.

Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.		trate.	Court Magris-	Ditto.
Q	E	A	F	a	-	a		Magistrate.	High or trate.	Q , : .
erous imprisonment for 10 years	and line. Rigorous imprisonment for not less than T years.		Rigorous imprisonment for 10 years	and line. Transportation for life, or as above—	Rigorous imprisonment for 7 years and fine,			Imprisonment of ember description for 2 years, or fine, or both.	Imprisormment of either description for 3 years and then	Impresonment of either description for Tyears and fine.
Death, orons	Rigarons than Ty	Ditto	Rigeron	and nne. Transports	Rigorous and fine.	Ditto		Imprison	No see	Impression for 7 years
	1	•	٠		•	1			\$	•
Ditto	Ditto	Ditto	Ditte	Dutto	Ditto	Ditto	Pryorts.	Bartable	Ditta	Ditto
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	ti in in i	Warrant	Dirto	Ditto
	, _	ı	ı		•	ŧ	J. M. eny	1	1	\$ \$
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Q Celebral	Shall not arrest without war-	rant. Juito	Ditte
396 Murder in dacoity -	Robbery or dacoity with attempt to cause death or grievous hurt.	Attempt to commit robbery or daceity when armed with deadly weapon.	Making preparation to commit ducoity	Belonging to a gang of persons associated for the purpose of habitually committing dacoity.	Belonging to a wandering gaug of persons assevated for the purpose of habitually commutting thefts.	Being one of five or more persons assembled for the purpose of committing dacoity.		Dishonest misuppropriation of moveable property, or converting it to one's own use,	Dishonest misappropriation of property, knowing that it was in presession of a deceased person at his death, and that it has not since been in the possession of any person legally entitled to it.	If by cherk or person employed by deceased
96	397	398 	899	400	401	405		403	404	

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

~	91		4. Whether a warrant	10	:D	i-
Section.	OFFENCE.	Whether the Police in y arrest with out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bill able or not.	Punishment under the Ingian Penal Cede.	By what Court trialde.
408	Criminal breach of trust	May arrest with. Warrant out warrant.	Warrant .	Not bailable	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
407	Criminal breach of trust by a carrier, whar-	Ditto -	Ditto .	Ditto .	Imprisonment of either description tor 7 years and fine.	Ditto.
408	408 Criminal breach of trust by a clerk or servant.	Ditto -	Ditto .	Ditto -	Ditto	Ditto.
409	Criminal breach of trust by public servant, or by banker, merchant or agent, &c.	Shall not arrest without war-	Ditto -	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine,	Ditto.
		Of the Recei	Of the Receiving of Stolen Property.	operty.		
# #	Dishonestly receiving stolen property, knowing May arrest withe it to be stolen.	1	Warrant -	Not bailable	Imprisonment of either description High for 3 years, or line, or both.	High Court or Magis- trate.
412	Dishonestly receiving stolen property, knowing that it was obtained by dacoity.	Ditto -	Ditto .	Ditto	Transportation for life, or rigorous imprisonment for 10 years and fine.	High Court.

rison- Ditto.	iption High Court or Magis- trate.	٠.	iption Magistrate.	iption High Court or Magis- trate.	- Ditto. ripien High Court or Magis- trate.		ription Magistrate.
Transportation for life, or imprison- ment of either description for 10 years and line.	Imprisonment of either description for 3 years, or fine, or both.	:	Imprisonment of either description Magistrate, for I year, or line, or both.	Imprisonment of either description for 3 years, or fine, or both.	Dites Imperisonment of either description for 7 years and time,	:	Impresourent of either description Magistrate. for 2 years, or fine, or both.
Ditto -	Ditto -		Bailable -	Ditto .	Ditto -	of Property.	Bad Me
1	•	•	, .	•	1 1	**************************************	'
Ditto	Ditto	Of Chaling.	Warrant	Ditto	Ditte. Ditte	trud Diepes	Warrant
Ditto -	Ditto -	<i>ji</i>)	Shall not arrest without war- rant,	Ditto -:	Ditto -	Franciscot De & and Dispose tone of Proposition	Shall not arrest without war-
413 . Habitually dealing in stolen property	Assisting in concealment or disposal of stolen property, knowing it to be stolen.		117 (Treating	Chenting a person whose interest the offender was bound, either by law or by legal contract, to protect,	Cheating by personation Chenting and thereby dishonestly inducing delivery of property, or the alteration or destruction of a valuable scentify.	<i>10</i>	Frandahent removal erconcealment of property. See, to prevent distribution among creditors.
	- - -		<u>-</u>	z			121

CHAPTER XVII.—OF OFFENCES AGAINST PROPERTY—continued.

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Section.	OFFNCE.	Whether the Police may arrest with-out warrant or not.	Whetherawarrant or a summons shail ordinarily issue in the first instance,	Whether bail. able or not.	o Punishment under the Indian Penal Code,	7 By what Court triable.
422	Fraudulently preventing from being madavailable for his creditors a debt or demand due to the offender,	Shall not arrest without war-	Warrant .	Bailable .	Imprisonment of either description for 2 years, or line, or both,	Magistrate.
423	Fraudulent execution of deed of transfer containing a false statement of consideration.	Ditto -	Ditto .	Ditto -	Ditto	Difto.
4. ∴	Fraudulent removal or concealment of property of himself or any other person, or assisting in the doing thereof, or dishonestly releasing any demand or claim to which he is entitled.	Ditto	Ditto	Ditto .	Ditto	Ditto.
			Of Mischief.	- 1 1		
9	426 Mischief	Shall not arrest Swithout war-	Summons -	Bailable - 1	Imprisonment of either description Magistrate. for 3 months, or fine, or both.	Magistrate.
428	Mischief, and thereby causing damage to the amerat of 50 rupees or upwards. Mischief by killing, poisoning, maining or rendering useless, any animal of the value of 10 rupees or upwards.	Ditto -	Warrant . Dutto .	Ditto - I	Imprisonment of either description for 2 years, or fine, or both. Ditto	Ditto. Ditto.

and the second of the second	. =		rau n sat			. : -=		المتحد المعطف المعا
High Conrt or Magistrate.	Ditto.	Ditto.	Ditto.	High Court.	Magistrate.	High Court.	Ditto.	Ditto.
				description both.	description	Imprisonment of either description for 7 years and fine.	or imprison- ption for 10	Imprisonment of either description for 10 years and fine.
Imprisoument of either description for 5 years, or fine, or both.				Imprisonment of either description for 7 years, or fine, or both.	Imprisonment of either description for I year, or line, or both.	ngrisonment of either for 7 years and fine.	Transportation for life, or imprison- ment of either description for 10 years and fine.	prisconnent of either d
Imprisoumer for 5 year	Ditto	Ditto	Ditto	-	-		Ë	Imprisonm 10 years
Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditte .	Ditto .	Not bailable	Ditto
ŧ		1		•	•	i	•	•
Ditte	Pitto	Pitto	Ditto	Ditto	Pitto	Ditto	Ditto	Ditta
•	•	1	•	ŧ	war-	with- ant.	1	•
Ditto	Ditto	Ditto	Ditto	Ditto	Shall not arrest without war- rant.	May arrest with- out warrant.	Ditto	Ditto
Mischief by killing, poisoning, maining or rendering useless, any elephant, camel, horse, &c., whatever may be its value, or any other may of the value of 50 rupees or upwards.	Mischief by causing diminution of supply of water for agricultural purposes, &c.	Mischief by injury to public road, bridge, river or navigable channel, and rendering it impassable or less safe for travelling, or conveying property.	Mischief by causing inundation or obstruction to public drainage, attended with damage.	_	Mischief by destroying or moving, &c., a land- mark fixed by public authority.	Mischief by fire or explosive substance, with intent to cause damage to amount of 100 runes or newards.	486 Mischief by fire or explosive substance, with intent to destroy a house, &c.	Mischief with intent to destroy or make unsafe a decked vessel or a vessel of twenty tons burden.
489	430	431	4.92	433	484	435	436	437

CHAPTER XVII. - OF OFFENCES AGAINST PROPERTY - continued.

Of Mischief-concluded.

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Section.	OPPENCE,	Whether the Police may arrest with- out warrant or not.	Whethera warrant or a summons shall ordinarily issue in the first instance.	Whether bail. able or not.	Punishment under the Indian Penal Code.	By what Court triable.
438	The mischief described in the last section, when committed by fire or any explosive substance.	May arrest with-, Warrant out warrant.		Not bailable	Not bailable Transportation for life, or imprison- ment of either description for 10 years and fine.	High Court.
439	Running vessel ashore with intent to commit theft, &c.	Dift.	Ditto -	Ditte -	- Imprisonment of either description for 10 years and fine.	Ditto.
440	440 Mischief committed after preparation made for causing death or hurt, &c.	Ditto	Ditto -	Ditto .	Imprisonment of either description for 5 years and fine.	Ditto.
		0, C	Of Criminal Trespass.			-
447	Criminal trespass	May arrest with- Summons out warrant.		- Bailable -	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Magistrate.
448	House-trespass	Ditto •	Warrant .	Ditto -	Imprisonment of either description for I year, or fine of 1,000 rupees, or both.	Ditto.
449	House-trespass in order to the commission of an offence punishable with death.	Ditto	Ditto -	Not bailable	Not bailable Transportation for life, or rigorous imprisonment for 10 years and fine.	High Court.
450	House-trespass in order to the commission of an offence punishable with transportation for life.	Ditto -	Ditto .	Ditto .	Imprisonment of either description for 10 years and fine.	Ditto.

Magistrate.	High Court or Magis- trate.	Ditto.	Magistrate.	High Court or Magis- trate.	Ditto.	Ditto.	Ditto.
Imprisonment of either description for Magistrate. 2 years and fine.	Imprisonment of either description for 7 years and fine.	Ditto	Imprisonment of either description for 2 years and fine.	Imprisonment of either description for High 3 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto	Imprisonment of either description for 3 years and fine.
Bailable -	Not bailable	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto .
Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto	Ditto -
House-trespass in order to the commission of an offence punishable with imprisonment.	If the offence is theft -	House-trespass, having made preparation for causing hurt, assault, &c.	Lurking house-trespass or house-breaking	Lurking house-trespass or house-breaking in order to the commission of an offence punishable with imprisonment.	If the offence is theft -	Lurking house-trespass or house-breaking, after preparation made for causing hurt, assault, &c.	Lurking house-trespass or house-breaking by night.
151		452	458	454	varia sakini ramoni M	455	85

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-concluded.

Of Criminal Trespass -concluded.

Miether the Police of a summons may arrest with. Miether the Police of a summons may arrest with. Miether the Police of a summons may arrest with. Miether the Police of a summons may arrest with a stand of dinarily out warrant or instance. Lurking house-trespass or house-breaking by May arrest Warrant rand. If the offence is theft Ditto . Ditto	Whether bail. Punishment under the Indian Penal Br what able or not.	Not bailable. Imprisonment of either description for High Court 5 years and fine.	Ditto - Imprisonment of either description Ditto.	Ditto - Ditto - Ditto.	Ditto - Transportation for life, or imprison- High Court.	Ditto - Ditto - Ditti.	Bailable - Imprisonment of either description Magistrate.	Ditto - Imprisounant of either description High Court for 3 years, or fine, or both.
	,	arrest hout war- t.			5		1 •	
		~				Death or grievous hurt caused by one of several persons jointly concerned in house-breaking by night, &c.		1.5

465	Forgery	Shall not arrest without • war- rant.	Wariant	•	Bailable -	Imprisonment of either description High Court, for 2 years, or fine, or both.	High Court.
466	Forgery of a record of a Court of Justice or of a register of births, &c., kept by a public servant.	Pitto .	Ditto	•	Not bailable	Imprisonment of either description for 7 years and fine.	Ditto.
194	Forgery of a valuable security, will or authority to make or transfer any public security, or to receive any money, &c.	Ditto	Ditto	•	Ditto -	Transportation for life, or imprison- ment of either description for 10 lycars and fine.	Ditto.
	When the valuable security is a promissory May arrest with- note of the Government of India.	May arrest with-	Ditto	•	Ditto -	Ditto	Ditto.
894	Forgery for the purpose of cheating	Shall not arrest without war-	Ditto	r	Ditto .	Imprisonment of either description for I years and fine.	Ditto.
469	Forgery for the purpose of harming the reputation of any person, or knowing that it is likely to be used for that purpose.	Ditto .	Ditto	•	Bailable -	Imprisonment of either description for 3 years and fine.	Ditto.
	Using as genuine a forged document which is known to be forged.	Ditto -	Ditta		Ditto .	Punishment for forgory	Ditto.
	When the forged document is a promissory, note of the Government of India.	May arrest with- out warrant.	Ditte	ı	Not bailable	Dirto	Ditto.
£7.	Making or counterfeiting a seal, plate, &c., with intent to commit a forgery punishable under section 467 of the Indian Penal Code. or possessing with like intent any such seal, plate, &c., knowing the same to be counterfeit.	Shall not arrest without war- rant.	Ditto	•	Ditto -	Transportation for life, or imprison- ment of either description for 7 years and fine.	Ditto.

CHAPTER XVIII.-OF OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS-configural.

1	જ	83	4 Whether a warran	5	9	1
-uopos	OFFICE.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable,
473	r cent ent ole,	Shall not arrest without war- rant.	Warrant	Not bailable	Imprisonment of either description for T years and fine.	High Court.
47.4	Having possession of a document, knowing it to be forged, with intent to use it as genuine.	Ditto	Ditto	Ditto .	Ditto	Ditto.
	If the document is a valuable security or will.	Ditto -	Ditto -	Ditto -	Transportation for life, or as above -	Ditto.
475	Counterfeiting a device or mark used for authenticating documents described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
924	Counterfeiting a device or mark used for authenticating documents other than those described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for Tyears and fine.	Ditto.
111	Fractive destroying or defacing, or attempting to destroy or deface, or secreting, a will, &c.	Ditto -	Ditto	Ditto	Transportation for life, or imprisonment of either description for 7 years and fine.	Ditto.

Of Tonle and Property-Marks.

482	Using a false trade or property-mark with intent to deceive or injure any person.	Shell not arrest Warrant without war- rant.	Warrant	•	Bailable -	Imprisonment of either description Magistrate.	Magistrate.
4.83	Counterfeiting a trade or property-mark used by another, with intent to cause damage or injury.	Ditto .	Ditto		Ditto -	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
484	Counterfeiting a property-mark used by a public servant, or any mark used by him to denote the manufacture, quality, &c., of any property.	Ditto .	Summons	4	Ditto -	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
4 85	Fraudulently making or having possession of any die, plate, or other instrument for counterfeiting any public or private property or trade-mark.	Ditto .	Ditto		Ditto -	Imprisonment of either description for 3 years, or fine, or both.	Ditto.
486	Knowingly selling goods marked with a counterfeit property or trade-mark,	Ditto -	Ditto	•	Ditto -	Imprisonment of either description for I year, or fine, or both.	Nagistrate,
184	Fraudulently making a false mark upon any package or receptacle containing goods with intent to cause it to be believed that it contains goods which it does not centain, . &c.	Ditto -	Ditto	1	Ditto .	Imprisonment of either description for 8 years, or fine, or both.	High Court or Magis- trate,
488	Making use of any such false mark	Ditto .	Ditto	•	Ditto .	Ditto .	Ditto.
489	Removing, destroying, or defacing, any pre- perty-mark with intent to cause irjuny,	Ditto -	Ditto	1	Ditto .	Imprisonment of either description Magistrate.	Magistrate.
1	Australia de la compansa de la comp						

CHAPTER XIX, -OF THE CRIMINAL BREACH OF CONTRACTS OF SERVICE.

7 By what Court triable.	Magistrate.	Ditto.	Ditto.
θ Punishment under the Indian Penal Code.	Imprisonment of either description for I mouth, or fine of 100 rupees, or both.	Imprisonment of either description for 3 months, or fine of 200 rupees, or both,	Imprisonment of either description for I mouth, or fine of double the expense incurred, or both.
5 Whether kail- able or not.	Bailable -	Ditto -	Ditto .
Whether a warrant or a summons shall ordinarily issue in the first instance.	Summons -	Ditto -	Ditto -
3 Whether the Police may arrest with- out warrant or	Shall not arrest without war- rant.	Ditto	Ditto
OPPRICE.	Being bound by contract to render personal service during a voyage or journey, or to convey or guard any property or person, and voluntarily omitting to do so.	Being bound to attend on or supply the wants of a person who is helpless from youth, unsoundness of mind or disease, and voluntarily omitting to do so.	Being bound by a contract to render personal service for a certain period at a distant place to which the employee is conveyed at the expense of the employer, and there voluntarily deserting the service or refusing to perform the duty.
etion.	2	491	4932

CHAPTER XX.-OF OFFENCES RELATING TO MARRIAGE.

493 A man by deceit causing a woman not lawfully Shall not arrest Warrant married to him to believe that she is lawfully without warmarried to him, and to cohabit with him in rant.	•	Not bailable	Not bailable Imprisonment of either description High Co-for 10 years and fine.	on High
--	---	--------------	--	---------

band or wife.	band or wife.				-			Impressioned of either description for Tyears and fine.	description for	Ditto.
ame offence with concealment uniting from the person wit quent marriage is contracted.	Same offence with concealment of the former unfringe from the person with whom subsequent marriage is contracted.	Dirto		Ditte		Net barlable		Imprisonment of either description for 10 years and fine.	description for	Ditto.
andulent my of being thereby la	A person with fraudulent intention going through the ceremony of being married, knowing that he is not thereby lawfully married.	Dit	,	Pitte		Ditto		Imprisonment of either description for 7 years and fine.	description for .	Ditto.
dultery duticing or detain aticing or taking away or detain criminal intent a married woman.	Adultery Enticing or taking away or detaining with a criminal intent a married woman.	Ditte.	• · · ·	Dift. Ditto		Bailal-le Ditto		Imprisonment of either description for 5 years, or fine, or both. Imprisonment of either description for 2 years, or fine, or both.		Ditto. Magistrate.
		CHAPTER XXL-OF DEFAMATION.	XXI	-0F DE	FAM	VTION.				And the contract of the contra
		Shall not arrest without war- raut.	l	Warrant	-	Bailable		Simple imprisonment for 2 years, or fine, or both.		High Court or Magistrate,
ing matter	Printing or engraving matter knowing it to be defamatory.	Ditto		Ditto	,	Ditto	,	Ditto .	•	Ditto.
engraved su natter, know	Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter.	Ditto	,	Ditto	r	Ditto	,	Ditto .		Ditto.
CHAP	CHAPTER XXII.—OF		L INT	IMIDAT	10.X,	EHLISNI	r AN	CRIMINAL INTIMIDATION, INSULT AND ANNOVANCE.		
provoke :	504 Insult intended to provoke a breach of the prace.	Shall no terr without war-		Warrast		Barbake		Imprisonment of either description Magistrate. for 2 years, or fine, or both.	er description Joth.	Magistrate.

SCHEDULE III.

FORMS OF SUMMONS, WARRANTS, BONDS AND RECOGNIZANCES.

Λ.

FORM OF SUMMONS (section 17).

To A. B., of

Whereas complaint has this day been made before the undersigned Presidency Magistrate for that you on the the Town of day 187 at (state shortly the offence of complained) contrary to section of the Indian of 18, as the Penal Code for of Act No. case may be]: You are hereby required to appear in person [or by advocate, attorney or pleader, as the case may be on the 157 day of o'clock in the forenoon [or afternoon] at before such Magistrate the Court of as may then be present, to answer to the said complaint and to be further dealt with according to law.

Dated the day of

(Signed) C. D.

Presidency Magistrate.

B

FORM OF WARRANT OF ARREST (section 56).

To (name and designation of the person who is to execute the warrant).

Whereas of is accused of the offence of (state the offence): You are hereby directed to apprehend the said and produce him at the Court of before such Magistrate as may then be present.

(Signature.)

Dated

[This warrant may be endorsed as follows:-]

If the said shall give bail, himself in the sum of , with one surety in the sum of (or two sureties each in the sum of), to appear before me on the day of , he may be released.

(Signature.)

Dated

C.

FORM OF WARRANT OF COMMITMENT FOR INTERME-DIATE CUSTODY (section 71).

To the officer in charge of the

Whereas of is accused of (you are hereby required to receive the said

into your custody and to produce him before by whom [or which] the offence of which he is accused is to be tried [or enquired into] from time to time when so required.

D.

FORM OF RECOGNIZANCE (section 72).

We, A. B. of , C. D. of and E. F. of , do hereby bind ourselves jointly and severally that the said A. B. will attend on the day of 187 at the Court of the Presidency Magistrate of and continue so to attend until otherwise directed by the said Magistrate, and will, if required, appear when called upon at the High Court of Judicature at

to answer the charge of , and in ease of the said A. B. making default herein, we the said A. B., C. D. and E. F. bind ourselves jointly and severally to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signatures.)

Dated the

day of

187

E.

FORM OF WARRANT OF COMMITMENT FOR INTERME-DIATE CUSTODY PENDING TRIAL BEFORE THE HIGH COURT (section 89).

To , the officer in charge of the Jail.

Whereas of is charged with (state the officer in respect of which the prisoner is charged) and has been committed to take his trial before the Court of

You are hereby required to receive the said into your enstody and to produce him before the said Court when so required.

(Signature.)
(Office and powers.)

Dated

F.

FORM OF RECOGNIZANCE TO PROSECUTE OR GIVE EVIDENCE (sections 93, 140).

I, , of , do hereby bind myself to appear at , in the Court of , at o'clock on the day of next, and then and there to prosecute (or, as the case may be, to prosecute and give evidence, or to give evidence) in the matter of a charge of against one A. B., and to aftend at the said Court from day to day, or as I may be otherwise directed by the presiding officer; and in case of my making default herein, I bind myself to forfeit to Her Majesty, her heirs and successors the sum of runces.

(Signature.)

Dated

G.

FORM OF WARRANT OF COMMITMENT AFTER SEN-TENGE (section 184).

To , the officer in charge of the Jail.

Whereas of was convicted before me (name and official designation) of the offence of (mention the offence, quoting Act and section), and was sentenced to (state the punishment fully and distinctly, mentioning its nature and extent): You are hereby required to receive the said into your custody in the said jail, together with this warrant, and there carry the aforesaid sentence into execution according to law.

(Signature.)

Dated

day of

H.

FORM OF RECOGNIZANCE TO KEEP THE PEACE (section 222).

Whereas I, A. B. [or we, A. B., C. D., etc.], of , have been called upon to enter into a bond to keep the peace for the term of , I hereby bind myself [or each of us hereby binds himself]

not to commit a breach of the peace, or do any act that may probably occasion a breach of the peace, during the said term; and in case of my [or any of us] making default therein, I bind myself [or he binds himself] to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

FORM OF SECURITY TO BE SUBIOINED TO THE RE-COGNIZANCE OF THE PRINCIPAL.

I, E. F. of the peace, hereby declare myself surety for the above-mentioned A. B., that he shall not commit a breach of the peace, or do any act that may probably occasion a breach of the peace, during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

1.

FORM OF RECOGNIZANCE FOR GOOD BEHAVIOUR (section 222).

Whereas I, , inhabitant of , have been called upon to enter into a bond to be of good behaviour to Her Majesty and to all Her subjects, for the term of , I hereby bind myself to be of good behaviour to Her Majesty, and to all her subjects during the said term, and in ease of my making default therein, I bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

FORM OF SECURITY TO BE SUBJOINED TO THE BOND OF THE PRINCIPAL.

I hereby declare myself surety for the abovesaid , that he shall be of good behaviour to Her Majesty and to all her subjects during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

CHARGES.

(See section 97.)

(1).-CHARGES WITH ONE HEAD.

- (a.) I [name and office of Magistrate, &c.], hereby charge you, [name of accused person], as follows:—
- (b), That you, on or about the day of , at , waged war against the Queen, and thereby committed an offence punishable under section 121 of the Indian Penal Code, and within the cognizance of the High Court.
- (c) And I hereby direct that you be tried by the said Court on the said charge.

[Signature of the Magistrate.]

[To be substituted for (b).]

(2.) That you, on or about the day of, at, with the intention of inducing the Honourable A. B., Member of the Council of the Governor

General of India, to refrain from exercising a lawful power as such Member, assaulted such Member, and thereby committed an offence punishable under section 124 of the Indian Penal Code, and within the cognizance of the High Court.

- (3). That you, being a public servant in the Department, directly On section 161. Department, directly accepted from [state | the name] a gratification, other than legal renumeration, as a motive for Torbearing to do an official act, and thereby committed an offence punishable under section 164 of the Indian Penal Code; and within the cognizance of the High Court.
 - (4.) That you, on or about the

On section 201. day of at committed embable homicide not amounting to murder, cansing the death of an offence punishable under section 304 of the Indian Penal Coste, and within the cognizance of the High Court.

- (5.) That you, on or about the day of at abetted the commission of suicide by A. B., a person in a state of intoxication, and thereby committed an office punishable under section 300 of the Indian Penal Code, and within the cognizance of the High Court.
- (6.) That you, on or about the

 the section 325.

 the section 325.

 the section 325.

 the section 325 of the
- (7.) That yon, on or about the cay of On section 392.

 On section 392.

 nutted robbery, an offence punishable nuder section 392 of the Indian Penal Code, and within the cognizance of the High Court.
- (S.) That you, on or about the day of , at , on section 395. committed daeoity, an offence punishable under section 395 of the Indian Penul Code, and within the cognizance of the High Court.
- (9.) That you, on or about the day of , it , it , did (or omitted to do, as the case may be) , such conduct being contrary to the provisions of Act , section , and was known by you to be prejudicial to , and thereby committed an offence punishable under section 166 of the Indian Penal Code, and within the cognizance of the High Court.
 - (10.) That you, on or about the

On section 193. day of at - , in the course of the trial of before stated in evidence that "

"which statement you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and within the cognizance of the High Court.

[In cases tried by Magistrates, substitute" within my cognizance " for " within the cognizance of

the High Court." In (c), omit "by the said Court."]

- (II.)—Charges with two or more Heads.
- (a.) I, [name and office of Magistrate, &c.], hereby charge you, [name of accused person], as follows:—
- On Penal Code, sections 241 and 242.

 On Penal Code, sections 241 and 242.

 of , at , knowing a coin to be counterfeit, delivered the same to another person, by name A. B., as genuine, and thereby committed an offence punishable under section 241 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , knowing a coin to be counterfeit, attempted to induce another person, by name A. B., to receive it as genuine, and thereby committed an offence funishable under section 242 of the Indian Penul Code, and within the cognizance of the High Court.

(c.) And I hereby commit you to the said Court to be tried on the said charges.

[Signature of the Magistrate.]

For (b). First.—That you, on or about the day of , at , committed an offence punishable under section 302 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , by causing the death of , committed culpuble homicide, and thereby committed an offence punishable under section 304 of the Indian Peual Code, and within the cognizance of the High Court.

For (b). First.—That yon, on or about the day of , at , committed theft, and thereby committed un offence punishable under section 379 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , committed theft, having made preparation for causing death to a person in order to the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the High Court.

Thirdly.—That you, on or about the day of , at , committed theft, having made preparation for causing restraint to a person in order to the effecting of your escape after the committing of such theft, and thereby committed an offence punishable under section 3×2 of the Indian Penal Code, and within the cognizance of the High Court.

Fourthty.—That you, on or about the day of , at , committed theft, having made preparation for causing fear of hart to a person in order to the retaining of property taken by such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the High Court.

ALTERNATIVE CHARGES.

For (b). That you, on or about the

Alternative charges on section 193.

day of at , in the course of the inquiry into before

stated in evidence that "

and that you, on or about the

in the course of the trial of before

, stated in evidence that

," one of which
statements you either knew or believed to be false,
or did not believe to be true, and thereby committed an offence punishable under section 193 of
the Indian Penal Code, and within the cognizance
of the High Court.

In trials before Magistrates, substitute, " within my cognizance," for "within the cognizance of the High Court," and omit "by the said Court."

WHITLEY STOKES, Secretary to the Gort. of India.



The Calcutta Gazette.

WEDNESDAY, MARCH 7, 1877.

PART VI.

Bills of the Zegislatibe Council of Judia.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Report of a Select Committee, together with the Bill as settled by them, was presented to the Council of the Governor-General of India for the purpose of making Laws and Regulations on the 25th February 1877:—

We, the undersigned Members of the Select Committee to which the Bill to restrict the transport

From Departme Into Into Ditto Suggestions by	ditto ditto ditto	ditto ditto ditto	ditto, ditto, ditto,	c. No. 201C S., dated 23th July 1874. No. 202U S., dated 7th July 1876, and enclosures. No. 300C S., dated 7th July 1876, and enclosures. No. 350, dated 23td December 1976. y 1877.	was have t to repr	referred, he honour ort that we considered
				_		

the Bill and the papers noted in the margin.

2. We think that the proposed Act should come into force on the West Coast of India at once, and elsewhere on such day as the Government of India directs.

3. We have saved from the operation of section 2 salt covered by rawanas granted under Madras

Regulation I of 1805, section 11, clause 3.

4. We think that the power to stop, search, and arrest, given by section 4, should be exercised only by officers who have reason to believe from personal knowledge or from information taken down in writing that salt is being, or has within twenty-four hours been, illegally carried. We have empowered such officers to seize vessels which they have reason to believe to be liable to confiscation under the proposed Act, and cause them to be brought into any British Indian port. We have limited their power to arrest persons without warrant to eases in which salt is actually found on board. We have provided that all salt in respect of which an offence has been committed under the proposed Act shall be liable to confiscation.

5. We have omitted as useless the section as to the summary punishment of offences against the

proposed Act.

6. We have transferred the powers given to the Government of India by section 3, clauses (b) and (c), and section 4, to the Governments of Madras and Bombay, the Lieutenant-Governor of Bengal, and the Chief Commissioner of British Burma.

7. We recommend that the Bill thus amended be passed. But we think that it has been so altered as to require republication.

T. C. HOPE.
A. HOBHOUSE.
A. J. ARBUTHNOT.
J. R. BULLEN SMITH.
F. R. COCKERELL.
R. A. DALYELL.

I dissent from the first paragraph of section 7 of this Report.

Calcutta, 19th February 1877.

R. A. DALYELL. ·

No. II:

A Bill to restrict the transport of Salt by Sea.

WHEREAS it is expedient to restrict the transport of salt by sea in manner hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called "The Transport of Short title. Salt Act, 1877:"

Extent. It extends to the whole of British India and, further, applies—

- (a) to all European British subjects of Her Majesty within the territorial jurisdiction of Princes and States in India in alliance with Her Mujesty;
- (b) to all Native Indian subjects of Her Majesty, wherever they may be;

And it shall come into lorce on the west coast of

Commencement.

India at once, and elsewhere on such day as the
Governor-General in Council may, by notification in the Guzette of India, direct in this behalf.

2. When any salt is carried by sea in any vessel other than a vessel of the burden of three hundred taus and upwards, the owner and muster of such vessel shall each he liable to a fine not exceeding one thousand rupees, or to imprisonment for a term which may extend to six months, or to both.

Exceptions. 3. Nothing in section two applies to—

- (a) salt covered by a permit granted under section twenty-eight or section thirty-one of the Act of the Governor of Bombay in Council, No. VII of 1873, or by a rawing granted under Madras Regulation I of 1805, section eleven, clause third;
- (b) salt covered by a pass granted by any officer whom the Government may appoint in this behalf;
- (c) such amount of salt carried on board any vessel for consumption by her crew or by the passengers, or animals (if any) on hoard as the Government may from time to time exempt from the operation of section two.
- Power of stoppage. hy the Government empowered by the Government, whether hy name or office, to act under this section, has reason to believe from personal thousand any salt is being carried, or has within the twenty-four hours next before the requirement first hereinafter mentioned, been carried in any vessel so as to render the owner or master of such vessel liable to the penalties prescribed by sections two, he may require such vessel to be brought to, and thereupon may—
 - (a) enter and search the same;

- (b) require the master of such vessel to produce any documents in his possession relating to such vessel or the cargo thereof;
- (c) seize such vessel if the said officer has reason to believe it liable to confiscation under this Act, and cause it to be brought with its crew and cargo into any port in British India; and
- (d) where salt is found on board such vessel, search and arrest without a warrant any person on board the same who such officer has reason to believe is punishable under section two.
- Pecalties for resisting to bring to or to produce his papers when required to do so by an officer acting under section four,

and any person obstructing any such officer in the performance of his duty,

may be arrested by such officer without a warrant, and shall be liable to a fine no. exceeding one thousand rupces, or to impresonment for a term which may extend to six months, or to both.

6. Every vessel in which salt is carried in conconfiscation of vessel travention of this Act, the and cargo on board such vessel, and all salt in respect of which an offence under this Act, has been committed, shall be liable to confiscation.

The confiscation of any vessel under this section shall include her tackle, apparel, and furniture.

Confiscations under this section may be adjudged (a) by the Chief Customs Authority, or (b) by such other officer as the Local Government may from time to time appoint in this helialf.

Whenever any Customs officer is satisfied that any article is liable to confiscation under this section, he may seize such article and shall as once report the seizure to his superior officer for the information of the Chief Customs Authority, er such other officer as aforesaid, who may, if satisfied on such report, or after making such inquiry as he thinks fit, that the article so seized is liable to confiscation, either declare it to be confiscated ar impose a line in lieu thereof not exceeding the value of the article.

- 7. For the purpose of the adjadication of penalties under section two discretion. are section live, every offence thereunder may be deemed to have been committed within the limits of the jurisdiction of the Magistrate of any place where the olfender is found, or to which, if arrested under section four or section five, he may be brought.
- 8. In this Act 'the Government' means the Government' defined.

 Governor of Madras in Council, the Governor of Bombay in Council, the Lieutenant-Governor of Bengal, or the Chief Commissioner of British Burma.

WHITLEY STOKES,
Secy. to the Govt. of India.

The Governor of Bombay in Council may also,

Branch Inspector with the previous consent of the Governor General in Conneil, appoint an officer to be Branch Inspector General of Sindh, who shall have all the powers of an Inspector General under this Act other than the power to frame rules hereinafter conferred.

Any Inspector General or the Branch Inspector General of Sindh may hold simultaneously any other office under Government.

5. For the purposes of this Act, the Local GovDistricts and SubDistricts.

SubDistricts, and SubDistricts, and SubLime to time alter, the limits of such Districts and Sub-Districts.

The Districts and Sub-Districts formed under this section, together with the limits thereof, and every alteration of such limits, shall be notified in the local official Gazette.

Every such alteration shall take effect on such day after the date of the notification as is therein mentioned.

- 6. The Local Government may appoint such Registrars and Sub-Registrars.

 persons, whether public officers or not, as it thinks proper, to be Registrars of the several Sub-Districts, formed as aforesaid, respectively.
- 7. The Local Government shall establish in Offices of Registrar and Sub-Registrar.

 every District an office to be styled the Office of the Registrar and in every Sub-District an office or offices to be styled the Office of the Sub-Registrar, or the Offices of the Joint Sub-Registrars, and may amalgamate with any office of a Registrar any office of a Sub-Registrar subordinate to such Registrar,

and may authorize any Sub-Registrar whose office has been so amalgamated to exercise and perform, in addition to his own powers and duties, all or any of the powers and duties of the Registrar to whom he is subordinate:

Provided that no such anthorization shall enable a Sub-Registrar to hear an appeal against an order passed by himself under this Act.

- 8. The Local Government may also appoint Inspectors of Registeration Offices.

 Offices and may from time to time prescribe the duties of such officers. Every such Inspector shall be subordinate to the Inspector General.
- 9. Every military cantonment where there is a Military cantonments Magistrate may be declared Sub-Districts or Districts. Cantonment Magistrate may (if the Local Government so directs) be, for the purposes of this Act, a Sub-District or a District, and such Magistrate shall be the Sub-Registrar or the Registrar of such Sub-District or District, as the case may be.

Whenever the Governor General in Council declares any military cantonment beyond the limits of British India to be a Sub-District or a District for the purposes of this Act, he shall also declare, in the case of a Sub-District, what authorities shall be Registrar of the District and Inspector General, and in the case of a District, what

authority shall be Inspector General, with reference to such cantonment and the Sub-Registrar or Registrar thereof.

Absence of Registrar from his District or vacancy in his District, or when his office, duty in his District, or when his office is temporarily vacant,

any person whom the Inspector General appoints in this behalf, or, in default of such appointment, the Judge of the District Court within the local limits of whose jurisdiction the Registrar's Office is situate.

shall be the Registrar during such absence or until the Local Government fills up the vacancy.

Whenever the Registrar of a District including a Presidency Town, is absent otherwise than on duty in his District, or when his office is temporarily vacant,

any person whom the Inspector General appoints in this behalf shall be the Registrar during such absence, or until the Local Government fills up the vacancy.

- Absence of Registrar of duty in his District, he may appoint any Suh-Registrar or other person in this District to perform, during such absence, all the duties of a Registrar, except those mentioned in sections 68 and 72.
- 12. Whenever any Suh-Registrar is absent, or Absence of Sub-Regis. when his office is temporarily vacant, any person whom the office. Registrar of the District appoints in this behalf shall be Sub-Registrar during such absence, or until the Local Government fills up the vacancy.
- All appointments made under section 10,
 Appointments under section 11, or section 12 section 10, 11 or 12 to shall be reported to the Local Government by the Inspector General. Such report shall be either special or general, as the Local Government directs.

The Local Government may suspend, remove or dismiss any person appointed under the provisions of this Act, and appoint another person in his stead.

14. Subject to the approval of the Governor Removeration and extabledments of registering officers. Government may assign such tering officers appointed under this Act, or provide for their renomeration by fees, or partly by fees and partly by salaries.

The Local Government may allow proper establishments for the several Offices under this Act.

- 15. The several Registrars and Sub-Registrars shall use a scal bearing the softiers.

 Scals of registering shall use a scal bearing the following inscription in English and in such other language as the Local Government directs:—"The scal of the Registrar (or of the Sub-Registrar) of ..."
- 16. The Local Government shall provide for the office of every Registering Officer the books necessary for the purposes of this Act.

The books so provided shall contain the forms from time to time prescribed by the Inspector General, with the sanction of the Local Government, and the pages of such books shall be consecutively numbered in print, and the number of pages in each book shall be certified on the title-page by the officer by whom such books are issued.

AND REMARKS AND THE FOREST TO THE PARTY OF T

The Local Government shall supply the office of every Registrar with a fireproof hox, and shall in each District make suitable provision for the safe custody of the records connected with the registration of documents in such District.

PART III

OF REGISTRABLE DOCUMENTS.

17. The documents next hereinafter mentioned shall be registered, if the Documents of which registration is compulproperty to which they resory. late is situate in a District in which, and if they have been executed on or after the date on which, Act No. XVI of 1861, or Act No. XX of 1866, or Act No. VIII of 1871, or this Act came or comes into force (that is to suy),-

(a) Instruments of gift of immoveable property:

(b) Other non-testamentary instruments which purport or operate to create, declare, assign, limit or extinguish, whether in present or in future, any right, title or interest, whether vested or contingent, of the value of one hundred rupees and upwards, to or in immoveable property:

(c) Non-testamentary instruments which acknowledge the receipt or payment of any consideration on account of the creation, declaration, assignment, limitation or extinction of any such

right, title or interest; and

(d) Leases of immoveable property from year to year, or for my term exceeding one year, or re-

serving a yearly rent:

Provided that the Local Government may, by order published in the official Gazette, exempt from the operation of the former part of this section any lenses executed in any District, or part of a District, the terms granted by which do not exceed five years and the ununal rents reserved by which do not exceed tifty rupees.

Nothing in clauses (4) and Exception of (c) of this section applies to (r) any composition-deed, composition derds ;

(1) any instrument relating to shares in a Joint Stock Company, notand of transfers of withstanding that the assets shares and debentures in Land Companies. of such Company consist in whole or in part of immoveable property, or

(g) any endorsement upon or transfer of any debenture issued by any such Company,

(A) any document not itself creating, declaring, assigning, limiting or merely documents extinguishing any right, creating right to obtain other documents. title or interest value of one hundred rupees and upwards to or in immovemble property, but merely creating a right to obtain another document

which will when executed create, declare, assign, limit or extinguish any such right, title or interest, (i) decrees and orders of Courts and awards, (j) grants of immoveable property by Guvern-

ment, (&) instruments of partition made by revenue officers,

(1) certificates and instruments of collateral security granted under the Land Improvement Act, 1871.

Authorities to adopt a son, executed after the first day of January 1872 and Authorities to adopt. not conferred by a will, shall also be registered.

- 18. Any of the documents next hereinafter mentioned may be registered Documents of which registration is optional. under this Act (that is to say),
- (a) Instruments (other than instruments of gift and wills) which purport or operate to create, declare, assign, limit or extinguish, whether in present or in future, any right, title or interest, whether vested 8r contingent, of a value less than one hundred rupees, to or in immoveable property:

(b) Instruments acknowledging the receipt or payment of any consideration on account of the creation, declaration, assignment, limitation or extinction of any such right, title or interest:

(c) Leases of immoveable property for any term not exceeding one year, and leases exempted under

section 17:

(d) Instruments (other than wills) which purport or operate to create, declare, assign, limit or extinguish any right, title or interest to or in moveable property:

(e) Wills:

- (f) All other documents not required by section 17 to be registered.
- 19. If any document duly presented for regis-Documents in tanguage tration be in a language not understood by rewhich the registering officer gistering officer. does not understand, and which is not commonly used in the District, he shall refuse to register the document, unless it be accompanied by a true translation into a language commonly used in the District and also by a true copy.
- 20. The registering officer may in his discre-Documents containing tion refuse to accept for reinterlineations, blanks, gistration any document to erasures or alterations, which any interlineation, blank, erasure or alteration appears, onless the persons executing the document attest with their signatures or initials such interlineation, blank. erasure or alteration. If he register such document, he shall, at the time of registering the same, make a note in the register of such interlineation, blank, crasure or alteration.
- 21. (a) No non-testamentary document relating to immoveable property Description of parcels. shall be accepted for registration unless it contains a description of such property sufficient to identify the same.

(b) Houses in towns shall be described as situate on the north or other side of the street or road (mentioning it) to which they front, and by their existing and former occupancies, and by their numbers if the houses in such Estreet or road are numbered. Other houses and lands shall be described by their name, if any, and as being in the territorial division in which they are situate, and by their superficial contents, the roads and other properties on which they abut, and their existing occupancies, and also, whenever it is practicable, by reference to a Government map or survey.

(c) No non-testamentary document containing a map or plan of any property Documents containing comprised therein shall be maps or plans. accepted for registration unless it be accompanied by a true copy of the map or plan, or, in case such property is situate in several Districts, by such number of true copies of the map or plan as are equal to the number of such Districts.

22. Failure to comply with the provisions contained in section 21, churse to description of bouses and band. churse (b), shall not disentitle a document to be registered if the description of the property to which it relates is sufficient to identify such property.

PART IV.

OF THE TIME OF PRESENTATION.

Time for presenting tocuments.

Time for presenting tocuments.

Time for presenting tocuments.

Time for presenting to the provisions contained in sections 24, 25 and 26, no document other than a will, shall be accepted for registration officer within four months from the date of its execution,

or, in the case of a copy of a decree or order, within four months from the day on which the decree or order was made, or, where it is appealable, within four months from the day on which it becomes final:

Provided that, where there are several persons executing a document at different times, such document may be presented for registration and reregistration within four months from the date of each execution.

24. If owing to argent necessity or unavoidable

Provision where delay in presentation is umvoidable. accident, any document exeented, or copy of a decree or order made, in British India is not presented for registra-

tion till after the expiration of the time hereinbefore prescribed in that behalf, the Registrar, in cases where the delay in presentation does not execed four mouths, may direct that on payment of a line not exceeding ten times the amount of the proper registration fee, such document shall be accepted for registration.

Any application for such direction may be lodged with a Sub-Registrar, who shall forthwith forward it to the Registrar to whom he is subordinate.

- 25. When a document purporting to have been executed by all or any of the parties out of British India is not presented for registration till after the expiration of the time hereinbefore prescribed in that behalf, the Registering Officer, if satisfied,
- (a) that the instrument was so executed, and
 (b) that it has been presented for registration within four months after its arrival in British Iudia.

may, on payment of the proper registration fee, accept such document for registration.

Provision where office is closed on the last day of any period provided in this Act for the presentation. The purposes of this Act, be deemed to be the day on which the office re-opens.

27. A will may at any time be presented for registration or deposited in manner hereinafter provided.

PART V.

OF THE PLACE OF REGISTRATION.

28. Save as in this Part otherwise provided,

every document mentioned
in section 17, clauses (a),

(b), (c) and (d), and section 18, clauses (a), (b) and

(c), shall be presented for registration in the office
of a Sub-Registrar within whose Sub-District the
whole or some portion of the property to which
such document relates is situate.

Place for registering other documents.

Place for registering other documents.

Place for registering and a copy of a decree or order, may be presented for registration either in the office of the Sub-Registrar in whose Sub-District the document was executed, or in the office of any other Sub-Registrar under the Local Government at which all the persons excenting and claiming under the document desire the same to be registered.

A copy of a decree or order may be presented for registration in the office of the Sub-Registrar in whose Sub-District the original decree or order was made, or, where the decree or order does not affect immoveable property, in the office of any other Sub-Registrar under the Local Government at which all the persons claiming under the decree or order desire the copy to be registered.

Registration by Registrar may in his discretion receive and register any doen-ment which might be registered by any Sub-Registrar subordinate to him.

(6.) The Registrar of a District including a PreRegistration by Registrar at Presidency Town and the Registrar of the Lahore District
may re-ceive and register any
document referred to in section 28 without regard
to the situation in any part of British India of
the property to which the document relates.

31. In ordinary cases the registration or deposit Registration or accept. of documents under this Act shall be made only at the office residence. of the officer anthorized to accept the same for registration or deposit.

But such officer may on special cause being shown attend at the residence of any person desiring to present a document for registration or to deposit a will, and accept for registration or deposit such document or will.

PART VI.

Or Presenting Documents for Registration.

32. Except in the cases mentioned in section 31

Persons to present and section 59, every documdocuments for registration. nent to be registered under
this Act, whether such registration be compulsory or optional, shall be presented
at the proper registration office,

by some person executing or claiming under the same, or, in the case of a copy of a decree or order, claiming under the decree or order,

or by the representative or assign of such person, or by the agent of such person, representative or assign, duly authorized by power-of-attorney executed and authenticated in manner hereinafter mentioned. 33. For the purposes of section 32, the Powers of attorney powers of attorney next here-inafter mentioned shall alone be recognized (that is to say),—

(a) if the principal at the time of executing the power-of-attorney resides in any part of British India in which this Act is for the time being in force, a power-of-attorney executed before and authenticated by the Registrar or Sub-Registrar within whose District or Sub-District, the principal resides

(b) if the principal at the time aforesaid resides in any other part of British India, a power-of-attorney executed before and authenticated by any

Magistrate:

(c) if the principal at the time aforesaid does not reside in British India, a power-of-attorney executed before and authenticated by a Notary Public, or any Court, Judge, Magistrate, British Consul or Vice-Consul, or representative of Her Majesty or of the Government of India:

Provided that the following persons shall not be required to attend at any registration-office or Court. for the purpose of excenting any such power-of-attorney as is mentioned in clauses (a) and (b) of this section:—

persons who by reason of bodily infirmity are unable without risk or serious inconvenience so to attend:

persons who are in jail under civil or criminal process; and

persons exempt by law from personal appearance in Court.

In every such case the Registrar or Sub-Registrar or Magistrate (as the case may be), if satisfied that the power-of-attorney has been voluntarily executed by the person purporting to be the principal, may attest the same without requiring his personal attendance at the office or Court aforesaid.

To obtain evidence as to the voluntary nature of the execution, the Registrar or Sub-Registrar or Magistrate may either himself go to the house of the person purporting to be the principal, or to the jail in which he is contined, and examine him, or issue a commission for his examination.

Any power-of-attorney mentioned in this section may be proved by the production of it without further proof, when it purports on the face of it to have been executed before and authenticated by the person or Court herembefore mentioned in that behalf.

34. Subject to the provisions contained in this Enquiry before regis. Part and in sections 44, 43, pration by registering 45, 69, 75, 77, 88 and 89, no officer. document shall be registered under this Act, unless the persons executing such document, or their representatives, assigns or agents authorized as aforesaid, appear before the registering officer within the time allowed for presentation under sections 23, 24, 25 and 26:

Provided that if owing to argent necessity or unavoidable accident all such persons do not so appear, the Registrar, in cases where the delay in appearing does not exceed four months, may direct that on payment of a fine not exceeding ten times the amount of the proper registration-fee in addition to the fine, if any, payable under section 24, the document may be registered.

Such appearances may be simultaneous or at different times.

The registering officer shall thereupon-

- (a) enquire whether or not such document was executed by the persons by whom it purports to have been executed,
- (b) satisfy himself as to the identity of the persons appearing before him and alleging that they have executed the document, and
- (c) in the case of any person appearing as a representative, assign or agent, satisfy himself of the right of such person so to appear.

Any application for a direction under the proviso in this section may be lodged with a Sub-Registrar, who shall forthwith forward t to the Registrar to whom he is subordinate.

Nothing in this section applies to copies of decrees or orders.

35. If all the persons executing the document appear personally before the registering officer and are personally known to him, or if he be otherwise satisfied that they are the persons they represent themselves to be, and if they all admit the execution of the document;

or, in the case of any person appearing by a representative, assign or agent, if such representative, assign or agent admits the execution;

or, if the person executing the document is dead, and his representative or assign appears before the registering officer, and admits the execution,

the registering officer shall register the document as directed in sections 58 to 61, inclusive.

The registering officer may, in order to satisfy himself that the persons appearing before him are the persons they represent themselves to be, or for any other purpose contemplated by this Act, examine any one present in his office.

If any of the persons by whom the docu-Procedure on decodor ment purports to be executed execution, &c deny its execution,

or if any such person appears to be a minor, an idiot, or a limite,

or if any person by whom the document purports to be executed is dead, and his representative or assign denies its execution.

the registering officer shall refuse to register the document: Provided that, where such officer is a Registrar, he shall follow the procedure prescribed in Part XII of this Act.

PART VII.

OF ENFORCING THE APPEARANCE OF EXECUTANTS AND WITNESSES.

Procedure where appearance of executant or witness is desired.

Procedure where appearance of executant or witness is desired.

Procedure where appearance any document which is capable of being so presented, desires the appearance

of any person whose presence or testimony is necessary for the registration of such document, the registering officer may, in his discretion, call upon such officer or Court as the Local Government from time to time directs in this behalf to issue a summons requiring him to appear at the registration office, either in person or by duly anthorized agent, as in the summons may be mentioned, and at a time named therein.

- 37. The officer or Court, upon receipt of the Officer or Court to peon's fee payable in such such cases, shall issue the sumissue and cause service of summons. mons accordingly, and cause it to be served upon the person whose appearance is so required.
- 38. A person who by reason of bodily infirmity Persons exempt from is unable without risk or serious inconvenience to apappearance at registrapear at the registration oflice,

a person in jail under civil or criminal process,

and persons exempt by law from personal appearance in Court, and who would but for the provision next hereinafter contained be required to uppear in person at the registration office,

shall not be required so to appear.

In every such case, the registering officer shall either himself go to the house of such person, or to the jail in which he is confined, and examine him, or issue a commission for his examination.

39. The law in force for the time being as to Law us to summonses, summonses, commissions and compelling the attendance of commissions and witnesswitnesses, and for their remimeration in suits before Civil Courts shall, save as aforesaid and mutatis mutandis, apply to any summons or commission issued, and any person summoned to appear under the provisions of this

PART VIII.

- OF PRESENTING WILLS AND AUTHORITIES TO ADOPT.
- 40. The testator or after his death any person Persons entitled to claiming as executor or other-present wills had amhor-tion to adom: itus to adopt. • sent it to any Registrar or Sub-Registrar for registration,

and the donor or after his death the donee of any authority to adopt, or the adoptive son, may present it to any Registrar or Sub-Registrar fer registration.

41. A will or an authority to adopt, presented for registration by the testa-Registration of wills tor or denor, may be regisand authorities to adopt. tered in the same manner as any other document.

A will or authority to adopt presented for registration by any other person entitled to present it, shall be registered if the registering officer is satisfied.

- (a) that the will or authority was executed by the testator or donor, as the case may be,
 - (b) that the testator or donor is dead, and
- (c) that the person presenting the will or authority is, under section 40, entitled to present the same.

PART IX.

OF THE DEPOSIT OF WILLS.

42. Any testator may, either personally or by duly anthorized agent, de-posit with any Registrar his Deposit of wills. will in a scaled cover superscribed with the name of the testator and that of his agent (if any) and with a statement of the nature of the document.

43. On receiving such cover, the Registrar, if satisfied that the person pre-Procedure on deposit senting the same for deposit is the testator or his agent, shall transcribe in his Register Book No. 5 the superscription aforesaid and shall note in the same book and on the said cover the year, mouth, day and hour of such presentation and receipt, and the names of any persons who may testify to the identity of the testator or his agent, and any legible inscription which may be on the scal of the cover.

The Registrar shall then place and retain the scaled cover in his fire-proof box.

44. If the testator who has deposited such cover Withdraud of scaled wishes to withdraw it, he cover deposited under section 12. may apply either personally or by daly authorized agent to the Registrar who holds it in deposit, and such Registrar, if satisfied that the applicant is actually the testator or his agent, shall deliver the cover accordingly.

45. If, on the death of a testator who has de-Proceedings on death posited a scaled cover under section 42, application be of depositor.

nuade to the Registrar who holds it in deposit to open the same, and if the Registrar is satisfied that the testator is dead, he shall, in the applicant's presence, open the cover, and, at the applicant's expense, cause the contents thereof to be copied into his Book No. 3.

When such copy has been made, the Registrur shall re-deposit the ori-Re-deposit. ginal will.

46. Nothing hereinbefore contained shall affect Saving of Act X or the provisions of the Indian 1865, section 259 Succession Act, section 259, or the power of any Court by order to compel the production of any will. But whenever any such order is made, the Registrar shall, unless the will has been already copied under section 45, open the cover and cause the will to be copied into his Book No. 3 and make a note on such copy that the original has been removed into Court in pursuance of the order aforesaid.

PART X.

OF THE EFFECTS OF REGISTRATION AND NON-REGIS-TRATION.

Time from which re-

gistered document oper-

not from the time of its registration.

47. A registered document shall operate from the time from which it would have commenced to operate if no registration thereof had been required or made, and

48. All non-testamentary documents duly registered mader this Act, and Registered documents relating to any property wherelating to property when to take effect ther moveable or immoveable, shall take effect against any against oral agreements. oral agreement or declaration

relating to such property, nuless where the agreement or declaration loss been accompanied or followed by delivery of possession.

Effect of non-registration of documents required to be registered.

49. No document required by section 17 to be registered,

shall affect any immoveable property comprised therein,

or confer any power to adopt,

or be received as evidence of may transaction affecting such property or conferring such power,

unless it has been registered in accordance with the provisions of this Act.

Registered documents relating to land, of which registration is optimal, to take effect agrees unregistered documents. 50. Every document of the kinds mentioned in clauses (a), (b), (c) and (d) of section 17, and clauses (a) and (b) of section 18, shall, if duly re-

gistered, take effect as regards the property comprised therein, against every unregistered document relating to the same property, and not being a decree or order, whether such unregistered document be of the same nature as the registered document or not

Nothing in the former part of this section applies to leases exempted under the proviso in section 17, or to the documents mentioned in clauses (c), (f), (g), (h), (i), (j), (k) and (l) of the same section.

Explanation.—In cases where Act No. XVI of 1864 or Act No. XX of 1866 was in force in the place and at the time in and at which such unregistered document was executed, "unregistered" means not registered according to such Act, and, where the document is executed after the first day of July 1871, not registered under Act No. VIII of 1871 or this Act.

PART XI

OF THE DITIES AND POWLES OF REGISTERING OFFICERS.

(A). As to the Register Books and Indexes.

Register books to be kept in the several of-

51. The following Books shall be kept in the several offices hereinafter named (that is to say)—

In all registration offices-

Book 1, "Register of non-testamentary doenments relating to immoveable property;"

Book 2, "Record of reasons for refusal to register;"

Book 3, "Register of wills and authorities to adopt;" and

Book 4, " Miscellaneous Register."

In the offices of Registrars-

Book 5, " Register of deposits of wills."

In Book I shall be entered or filed all documents or memoranda registered under sections 17, 18 and 87 which relate to immoveable property, and are not wills.

In Book 4 shall be entered all documents registered under clauses (d) and (f) of section 18, which do not relate to immoveable property. •

Nothing in the former part of this section shall be deemed to require more than one set of books, where the Ollice of the Registrar has been small gamated with the Ollice of a Sub-Registrar.

52. The day, hour and place of presentation,

Budorsements on document presented. Receipt for document.

and the signature of every person presenting a document for registration, shall be endorsed on every such docu-

ment at the time of presenting it: a receipt for such document shall be given by the registering officer

to the person presenting the same; and, subject

Decoments admitted to the provisions contained to registration to be in section 62, every docucopial. ment admitted to registration shall without unnecessary delay be copied in the book appropriated therefor according to the order of its admission.

And all such books shall be authenticated at such intervals and in such manner as is from time to time prescribed by the Inspector General.

53. All entries in each book shall be numbered in a consecutive series, which shall commence and terminate with the year, a fresh series being commenced at the beginning of each year.

Correct indexes and entries therein.

Correct indexes and entries therein.

Correct indexes and tenties therein.

Correct indexes and entries therein.

Leaf tenties of such books; and every entry in such indexes shall be made, so far as practicable, immediately after the registering officer has copied, or filed a memorandum of, the document to which it relates.

55. Four such indexes shall be made in all registration offices, and shall be named, respectively, Index No. 1, Index No. 11, and Index No. IV.

Index No. I shall contain the names and additions of all persons executing and of all persons claiming under every document entered or memorandum filed in Book No. 1.

Index No. II shall contain such particulars mentioned in section 21 relating to every such document and memorandum as the Inspector General from time to time directs in that behalf.

Index No. 111 shall contain the names and additions of all persons executing every will and authority entered in Book No. 3, and of the executors and persons respectively appointed theremader, and after the death of the testator or the donor but not before the names and additions of all persons claiming under the same.

Index No. IV shall contain the names and additions of all persons executing and of all persons claiming under every document entered in Book No. 4.

Indexes Nos. 1, II, III and IV shall contain such other particulars, and shall be prepared in such form, as the Inspector General from time to time directs.

Copy of entries in the Research to Sub-Registrar shall send to the Research to Sub-Registrar to whom he is subordinate, at such intervals as the Inspector General from time to time directs, a copy of all entries made by such Sub-Registrar, during the last of such intervals, in Indexes Nos. 1, 11 and 111.

Such copy to be fited a such copy shall tile it in his office.

Registering officers to allow inspection of earth allow inspection of earth and to give certified copies of curries.

Provided the previous payment of the fees payable in that behalf, the Books Nos. I and 2 and the indexes relating to Book No. I shall be at all times open to inspection by any person applying to inspect the same; and subject

to the provisions of section 62, copies of entries in such books shall be given to all persons applying for such copies.

Subject to the same provisions, copies of entries in Book No. 3 and in the index relating thereto shall be given to the persons executing the documents to which such entries relate, or to their agents, and after the death of the executants (but not before) to any person applying for such copies.

Subject to the same provisions, capies of entries in Book. No. I and in the index relating thereto shall be given to any person executing or claiming under the documents to which such entries respectively refer, or to his agent or representative. The requisite search under this section for entries in Books Nos. 3 and 4 shall be made only by the registering officer.

All copies given under this section shall be signed and scaled by the registering officer, and shall be admissible for the purpose of proving the contents of the original documents.

(b). As to the Procedure on admitting to Registra-

- 58. On every document admitted to registration, Particulors to be earlier than a copy of a decree dorsed on documents almitted to registration.

 Improvement, Act, 1871, sent by the Cullector—to be registered, there shall be endorsed from time to time the following particulars (that is to say),—
- (a) the signature and addition of every person admitting the execution of the document; and, if such execution has been admitted by the representative, assign or agent of any person, the signature and addition of such representative, assign or agent;

(b) the signature and addition of every person examined in reference to such document under any of the provisions of this Act; and

(c) any payment of money or delivery of goods made in the presence of the registering officer in reference to the execution of the documen and any admission of receipt of consideration, in whole or in part, made in his presence in reference to such execution.

If any person admitting the execution of a document refuses to endorse the same, the registering officer shall nevertheless register it, but shall at the same time endorse a note of such refusal.

- 59. The registering officer shall affix the date and his signature to all enbe dated and signed by dorsements made under sceregistering officer. tions 52 and 58, relating to the same document and made in his presence on the same day.
- Certificate showing that document has been copied.

 34, 35, 55 and 59 as apply to any document presented for registration have been complied with, the registering officer shall endorse theretogether with the number and page of the book in which the document has been copied.

Such certificate shall be signed, sealed and dated by the registering officer, and shall then be admissible for the purpose of proving that the dominent has been duly registered in manner provided by this Act, and that the facts mentioned in the endorsements referred to in section 59 have occurred as therein mentioned. 61. The endorsements and certificate referred to and mentioned in sections 59 and 60 shall thereupon be copied into the margin of the Register Book, and the copy of the map or plan (if any) mentioned in section 21 shall be filed in Book No. 1.

The second secon

The registration of the document shall therestocament to be recoupon be deemed complete, and tuned. The document shall then be returned to the person who presented the same for registration, or to such other person (if any) as he has nominated in writing in that behalf on the recept mentioned in section 52.

62. When a document is presented for registra-Procedure an presentation under section 19, the ing document in language unknown to registering officer. translation shall be transscribed in the register of docontening officer.

the original, and, together with the copy referred to in section 19, shall be filed in the registration office.

The endorsements and certificate respectively mentioned in sections 59 and 60 shall be usade on the original, and for the purpose of making the copies and memoranda required by sections 57, 64, 65, and 66, the translation shall be treated as if it were the original.

63. Every registering officer may at his discre-Power to administer tron administer no eath to eaths, any person examined by him under the provisions of this Act.

He may also at his discretion record a note of Record of substance—the substance of the state-of statements.—ment—made—by each such person, and such statement shall be read over, of if made in a language with which such person is not acquainted; interpreted to him in a language with which he is acquainted, and if he admits the correctness of such note, it shall be signed by the registering officer.

Every such note so signed shall be admissible for the purpose of proving that the statements therein recorded were made by the persons and under the circumstances therein stated.

(C). Special Duties of Sub-Registrar.

- Crocciare on registration of document relation to lood struct in
 several Sub-Districts.

 a memorandum thereof and of the codorsement
 and certificate (if any) thereon, and send the same
 to every other Sub-Registrar subordinate to the
 same Regi trar as himself in whose Sub-District
 any part of such property is situate, and such SubRegistrar shall file the memorandum in his Book
 No. 1.
- 65. Every Sub-Registrar on registering a nonprocedure where does to be does to be described by the control of the control of the endorsement and certificate (if any) thereon, together with a equy of the map or plan (if any) mentioned in section 21, to the Registrar of every district in which any part of such property is situate other than the district in which his own Sub-District is situate.

The Registror on receiving the same shall file in his Book No. I the copy of the document and the copy of the map or plan (if any), and shall forward a memorandum of the document to each of the Sub-Registrars subordinate to him within whose Sub-District any part of such property is situate; and every Sub-Registrar receiving such memorandum shall file it in his Book No. 1.

(D). Special Duties of Registrar.

66. On registering any non-testamentary docu-

Procedure on registering documents relating in land.

nacut relating to immoveable property, the Registrar shall forward a nemorandum of such doennent to each Sub-

Registrar subordinate to himself in whose Sub-District any part of the property is situate.

He shall also forward a copy of such document, together with a copy of the map or plan (if mny) mentioned in section 21, to every other Registrar in whose district any part of such property is situate.

Such Registrar on receiving any such copy shall file it in his Book No. 1, and shall also send a memorandum of the copy to each of the Sub-Registrars subordinate to him within whose Sub-District any part of the property is situate.

Every Snb-Registrar receiving any memorandum under this section shall file it in his Book No. 1.

Procedure on registration under section 30, clause (b)

67. On any document being registered under section 30, clause (6), a copy of such document and of the endorsements and certificate thereon shull be

forwarded to every Registrar within whose district any part of the property to which the instrument relates is situate, and the Registrar receiving such copy shall follow the procedure prescribed for him in the first clause of section 66.

(E). Of the controlling Powers of Registrars and Inspectors General.

68. Every Sub-Registrar shall perform the Registrar to superintend and control Sub-Registrars.

duties of his office under the superintendence and control of the Registrar in whose district the oflice of such

Sub-Registrar is situate.

Every Registrar shall have authority to issue (whether on complaint or otherwise) any order consistent with this Act which he considers necessary in respect of any act or omission of any Sub-Registrar subordinate to him, or in respect of the rectification of any error regarding the book or the office in which any document shall have been registered.

Inspector General to superintend tegistration

others. Hes power to make

69. The Inspector General shall exercise a general superintendence over all the registration offices in the territories under the Local Government, and shall have power from time to time to

make rules consistent with this Actproviding for the safe custody of books, papers and documents, and also for the destruction of such

books, papers and documents as need no longer be kept;

declaring what languages shall be deemed to be commonly used in each district;

declaring what territorial divisions shall be recognized under section 21;

regulating the amount of fines imposed under sections 24 and 34, respectively;

regulating the exercise of the discretion reposed in the registering officer by section 63;

regulating the form in which registering officers are to make memoranda of documents;

regulating the authentication by Registrars and Sub-Registrars of the books kept in their respective offices under section 51;

declaring the particulars to be contained in Indexes Nos. I, II, III and IV, respectively;

declaring the holidays that shall be observed in the registration offices;

and, generally, regulating the proceedings of the Registrars and Sub-Registrars.

The rules so made shall be submitted to the Local Government for approval, and, after they have been approved, they shall be published in the official Gazette and shall then have the same force as if they were inserted in this Act.

70. The Inspector General may also, in the ex-His power to remit ereise of his discretion, remit wholly or in part the difference between any fine levied under section 24 or section 31 and the amount of the proper registration fee.

PART XII.

OF REFUSAL TO REGISTER.

71. Every Sub-Registrar Reasons for refused to refusing to register a docuregister to be recorded. ment.

except on the ground that the property to which it relates is not situate within his Sub-District.

shall make an order of refusal and record his reasons for such order in his Book No. 2, and endorse the words "registration refused" on the document; and on application made by any person executing or claiming under the document, shall, without payment and unnecessary delay, give kim a copy of the reasons so recorded.

No registering officer shall necept for registration a document so endorsed unless and until, under the provisions hereinafter contained, the document is directed to be registered.

72. Except where the refusal is made on the

Power to reverse or alter orders of Sub-Registrar refusing registration on ground other than depint of execution.

ground of denial of execution. an appeal shall lie against an order of a Sub-Registrar refusing to admit a document to registration (whether the registration of such document

is compulsory or optional) to the Registrar to whom such Sub-Registrar is subordinate, if presented to such Registrar within thirty days from the date of the order; and the Registrar may reverse or nlter such order:

and if the order of the Registrar directs the document to be registered and the document is duly presented for registration within thirty days after the making of such order, the Sub-Registrur shall obey the same, and therenpon shall, so far as may be practicable, follow the procedure prescribed in sections 55, 59 and 50; and such registration shall take effect as if the document had been registered when it was first duly presented for registration.

73. When a Sub-Registrar has refused to re-

Application where Sub-Registrar refuses to register on ground of denial of execution.

gister a document on the ground that any person by whom it purports to be exeented, or his representative or assign, denies its execution,

any person claiming under such document, or his representative, assign or agent authorized as aforesaid, may, within thirty days after the making of the order of refusal, apply to the Registrar to whom such Sub-Registrar is subordinate in order to establish his right to have the document registered.

the property of the second second

Such application shall be in writing and shall be accompanied by a copy of the reason recorded under section 71, and the statements in the application shall be verified by the applicant in manner required by law for the verification of plaints.

74. In such case, and also where such demal as aforesaid is made before a Registrar in respect of a document presented for registration to him, he shall as soon as conveniently may be enquire—

(a) Whether the document has been executed;

(b) whether the requirements of the law for the time being in force have been complied with on the part of the applicant or person presenting the document for registration as the case may be, so as to entitle the document to registration.

75. If the Registrar finds that the document order to register and has been executed and that procedure thereon. the said requirements have been complied with, he shall order the document to be registered.

And if the document be duly presented for registration within thirty days after the making of such order, the registering officer shall obey the same and thereupon shall, so far us may be practicable, follow the procedure prescribed in sections 58, 59 and 60.

Such registration shall take effect as if the document had been registered when it was first

daly presented for registration.

The Registrar may, for the purpose of any enquiry under section 74, summon and enforce the attendance of witnesses, and compel them to give evidence as if he were a Civil Court, and he may also direct by whom the whole or any part of the costs of any such enquiry shall be paul, and such costs shall be recoverable as if they had been awarded in a suit under the Code of Civil Procedure.

Refusal by Registrar. 76. Every Registrar refusing --

(a) to register a document except on the ground that the property to which it relates is not situate within his district or that the document ought to be registered in the office of a Sub-Registrar, or

(b) to direct the registration of a document

under section 72 or section 75,

shall make an order of refusal and record the reasons for such order in his Book No. 2, and on application made by any person executing or claiming under the document, shall, without unnecessary delay, give him a copy of the reasons so recorded.

No appeal lies from any order under this section or section 72.

77. Where the Registrar refuses to order the document to be registered, suit in case of refusal. under section 72 or section 76, any person claiming under such document, or his representative, assign or agent, may, within thirty days after the making of the order of refusal, institute in the Civil Court within the local limits of whose original jurisdiction is situate the office in which the document is sought to be registered, a suit for a decree directing the document to he registered in such office, if it be duly presented for registration within thirty days after the passing of such decree; and the

provisions contained in the second and third paragraphs of section 75, shall, waters mutantis, apply to all documents so presented, and notwithstanding anything contained in this Act, the document shall be receivable in evidence in such sait.

PART XIII.

OF THE FEES FOR REGISTRATION, STARCHES AND COPIES.

78. Subject to the approval of the Governor

Fees to be fixed by General in Conneil, the
Local Government shall prepure a table of fees payable—

for the registration of documents:

for searching the registers:

for making or granting copies of reasons, entries or documents, before, on or after registration:

And of extra or additional fees payable—for every registration under section thirty:

for the issue of commissions:

or filing translations:

for attending at private residences:

for the safe custody and return of documents:

and for such other matters as appear to the Local Government necessary to effect the purposes of this Act.

The Local Government may from time to time, subject to the like approval, alteration of feet alter such table.

79. A table of the fees so payable shall be pullabled in the official Gazette, and a copy thereof in English and the vernacular language of the district shall be exposed to public view in every registration office.

80. All fees for the registration of documents under this Act shall be payable on the presentation of such documents.

PART XIV.

Or PLNALTIES.

81. Every registering officer appointed under

Penalty for importantly on looking, copying, transinting at registering documents with initial to inthis Act and every person employed in his office for the purposes of this Act, who, being charged with the endorsing, copying, trans-

lating or registering of any document presented or deposited under its provisions, endorses, capies, translates or registers such document in a manner which he knows or believes to be incorrect, intending thereby to cause, or knowing it to be likely that be may thereby cause, injury, as defined in the Indian Penal Code to any person, shall be punished with imprisonment for a term which may extend to seven years, or with fine, or with both.

82. Whoever commits any of the following Penalty for certain offences shall be punishable with imprisonment for a term which may extend to seven years, or with fine, or with both:

M king false state whether on oath or not, and

ments before registering

whether on oath or not, and whether it has been recorded or not, before any officer act-

ing in execution of this Act, in any proceeding or inquiry under this Act,

(b) intentionally delivers to a registering officer

Delivering false copy or translation. in any proceed tion 19 or second or translation.

ment, or a false copy of a map or plan,

in any proceeding under section 19 or section 21 a false copy or translation of a docu(c) falsely personates another, and in such assumed character presents any document, or makes any admission or statement, or causes any summons or commission to be issued, or does any other act in any proceeding or enquiry under this Act,

(d) abets within the meaning of the Indian
Abetment of offences Penal Code anything made punishable by this Act.

Registering affect may offence under this Act coming to the know-ledge of a registering officer in his official capacity may be commenced by or with the permission of the Inspector General, the Branch Inspector General of Sindh, the Registrar or the Sub-Registrar, in whose territories, District or Sub-District, as the case may be, the offence has been committed.

Offences punishable under this Act shall be triable by any Court or officer exercising powers not tess than those of a Subordinate Mugistrate of the first class:

Provided that, in imposing penalties under this Act, no such Court or officer shall exceed the limits of jurisdiction prescribed by the law for the time being in force as to such Court or officer.

All lines imposed under this Act may be recovered, if for offences committed outside the limits of the Presidency Towns, in the manner prescribed by the Code of Criminal Procedure, and if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of such Towns for the time being in force.

84. Every registering officer appointed under this Registering officers to be deemed public servant within the meaning vants.

Of the Indian Penal Code.

Every person shall be legally found to furnish information to such registering officer when required by him to do so. And in section 228 of the same Code, the words "judicial proceeding" shall include any proceeding under this Act.

A Registrar shall, but a Sub-Registrar shall not, as such, be deemed a Court within the meaning of sections 435 and 436 of the Code of Criminal Procedure.

PART XV.

MISCELLANEOUS.

85. Documents (other than wills) remaining unclaimed in any registration of chaimed documents.

Claimed in any registration office, for a period exceeding two years, may be destroyed.

86. No registering officer shall be liable to any suit, claim or demand by reatiable for thing bond fide son of unything in good faith done or refused in his official expansity.

Nothing done in good faith pursuant to this Nothing so done invalidated by detect in appearance of procedure.

Act, or any Act hereby resolution pealed, by any registering officer, shall be deemed invalid merely by reason of any defect in his appointment or procedure.

88. Notwithstanding anything herein contained.

Registration of docu.

memor executed by Horanis of Government.

amy officer of Government.

or for the Administrator General of Bengal, Madras or

Bombay, or for any Official Trustee, or Official Assignee, or for the Sheriff, Receiver or Registrar of

any registration office in any proceeding connected with the registration of any instrument executed by him in his official capacity, or to sign as provided in section 58.

But when any instrument is so executed, the registering officer to whom such instrument is presented for registration may, if he think fit, refer to any Secretary to Government or to such officer of Government, Administrator General, Official Trustee, Official Assignce, Sheriff, Receiver or Registrar, as the case may be, for information respecting the same, and, on being satisfied of the execution thereof, shall register the instrument.

89. Every officer granting a certificate under the Land Improvement Act, 1871. Shall send a copy of such certificate to the registering officer within the local limits of whose jurisdiction the whole or any part of the land to be improved, or of the land to be granted as collateral security, is situate, and such registering officer shall file the certificate in his book No. 1.

Exemptions from Act.

90. Nothing contained in this Act or in Act No.

Exemption of rectain documents executed by mo in favour of Government.

The executed by the following documents or maps:—

(a). Documents issued, received or attested by any officer engaged in making a settlement or revision of settlement of land-revenue, and which

form part of the records of such settlement.

(b). Documents and maps issued, received or authenticated by any officer engaged on behalf of Government in making or revising the survey of any land, and which form part # the record of such survey.

(c). Documents which, under any law for the time being in force, or filed periodically in any revenue office by patwarfs or other officers charged with the preparation of village-records.

(d). Sanads, main title-deeds and other doenments purporting to be or to evidence grants or assignments by Government of land or of any interest in land.

But all such documents and maps shall, for the purposes of sections 48 and 49, he deemed to have been and to be registered in accordance with the provisions of this Act.

91. Subject to such rules and the previous paylospection and copies of such documents.

Include Government from time to time prescribes in this behalf, all documents and maps mentioned in section 90, clauses (a). (b) and (c), and all registers of the documents mentioned in clause (d), shall be open to the inspection of any per on applying to inspect the same, and, subject as alloresaid, copies of such-documents shall be given to all persons upplying for such copies.

92. All rules relating to registration heretofore thurmese registration enforced in British Burma shall be deemed to have had the force of law, and no suit or other proceeding shall be maintained against any officer or other person in respect of anything done under any of the said rules.

WHITLEY STOKES,
Seen to the Good, of Inaign



The Calcutta Gazette.

WEDNESDAY, MARCH 7, 1877.

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PART I.

Orders and Notifications by the Fient.-Governor of Bengal, the Bigh Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1172A.

GENERAL — The 20th February 1877 — Mr. T. W. Gribble, cs, is allowed furlough for eight months, under Section 12 of the Civil Leave Code, together with subsidiary leave for a phriod not exceeding thuty days.

The 22nd Pebruary 1877.—Mr. T. F. Bignold, Officiating Deputy Collector of Customs, Calcutta, is appointed to act until further orders, as District and Sessions Judge of Rajshahye.

The 28th Rebruary 1877—Captain J. B. Sandeman. Assistant Superintendent of Bevenue Survey, is vested with the powers of a Departy Collector under Act V (B.C.) of 1875 in the Lohardugga district.

Major E. Y. Walcott, Assistant Commissioner, First Grade, is appointed to act as Deputy Commissioner of Lohardugga during the absence on duty, of Mr. H L. Oliphant, or until further orders.

Baboo Gabind Chunder Bose, Deputy Magistrate and Deputy Collector, Hooghly, is transferred temporarily to Howrah.

Mr. C. A. Samuelle, Officiating Joint-Megistrate and Deputy Collector, in charge of the Begoo Serai Division of the Monghyr district, on Leave, 18 transferred to Dinagepore.

Mr. H. G. Cooks, Officiating Joint-Magnetrate and Deputy Collector, Dinagepore, is transferred to Sarun.

Mr. P. J. G. Campbell, Officiating Joint-Magistrate and Deputy Collector, Sarun, is appointed to have charge of the Sewan Division of that dustrict.

Moulvi Abdeol Hye, Deputy Magistrate and Deputy Collector, Jessore, is appointed to have charge of the Begeo Serai Division of the Monghyr district.

The 1st March 1877.—Mr. J. C. Geddes, District and Sessions Judge, Forreedpore, is allowed furlough for one year, under Section 12 of the Civil Leave Code, with effect from some date not later than April next, together with subsidiary leave for a period not exceeding thirty days.

Mr. T. J. Mendes, Deputy Magistrate and Deputy Collector, Jessore, is transferred to Nuddea.

Mr. J. Whitmore, Officiating Joint-Magistrate and Deputy Collector, Doomka, Sonthal Pergunnaha, is allowed leave from the afternoon of the 19th February 1877 to enable him to appear hefore the Medical Board at the presidency.

In modification of the orders of the 29th January 1877, published in the Calcutta Gazette of the 31st idem, Mr. H. W. Alexander, Opium Agent, Behar, is allowed furlough for a period of eleven months and twenty days, under Section 12 of the Civil Leave Code.

The 2nd March 1877.—Lieutenant H. D. P. Okeden, Second Battalion, 60th Rifles, is appointed to be an Aide-de-Camp on the personal staff of the Lieutenant-Governor of Bengal, with effect from the date on which his services have been placed at the disposal of this Government.

The 5th March 1877.—The following officers have reported their departure on furlough on the dates mentioned against the name of each:—

Mr. R. F. Rampini, c.s., 9th February 1877. ,, L. B. B. King, c.s., 1st March 1877.

J. D. D. King, Cs., 180 March 10//.

Lieutenant II. M. Hancock, of the "B" or Kurscong Company of the Darjeeling Rifle Corps, is allowed twelve months' leave of absence to England from 1st March 1877.

Baboo Tarini Lal Chowdry, who was, under orders of the 22nd January 1877, appointed temporarily to act as a Deputy Magistrate and Deputy Collector in Chittagong until relieved by Moulvie Zakir Hossein, will continue to act in that capacity until further orders.

The 6th March 1877.—The following officers are appointed to act as Deputy Magistrates and Deputy Collectors in the districts specified against their names:—

Baboo Khetter Gopal Roy, Jessore.

- , Nobin Chunder Mitter, Patua Division.
- " Radha Madhav Bose, Hooghly. " Gossain Das Dutt, Manbhoom.
- Mr. J. F. Browne, District and Sessions Judge, Cuttack, is promoted to the First Grade of District and Sessions Judges, with effect from the date on which Mr. H. C. Richardson retires
- Mr. II. Beveridge, Officiating District and Sessions Judge, Rungpore, is appointed to be a District and Sessions Judge of the Second Grade, vice Mr. J. F. Browne.
- Mr. F. W. J. Rees, Officiating Magistrate and Collector, Pubna, is appointed to act in the Second Grade of Magistrates and Collectors, with effect from the date of the commencement of Mr. R. H. Pawsey's leave.
- Mr. E. J. Barton, Officiating Magistrate and Collector, Backergunge, is appointed to act in the Second Grade of Magistrates and Collectors, with effect from the date on which Mr. A. Weekes made over charge of his duties as Magistrate and Collector of Furrecdpore.
- Mr. E. V. Westmacott, Officiating Magistrate and Collector, Dinagepore, is appointed to act in the Second Grade of Magistrates and Collectors, with effect from the date on which Mr. A. Mackenzie made over charge of his office as Magistrate and Collector of Moorshedabad.
- Mr. F. H. Barrow. Officiating Joint-Magistrate and Deputy Collector, Second Grade, is appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors, with effect from the date on which Mr. E. A. Bradbury made over charge of the sub-division of Sewan.
- Mr. C. A. Samuells, Officiating Joint-Magistrate and Deputy Collector, Second Grade, is appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors, with effect from the date on which Mr. G. G. Dey avails himself of the leave granted to him under orders of the 24th February 1877.
- Mr. J. Posford, Officiating Joint-Magistrate and Deputy Collector of the Second Grade, is appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors, with effect from the date on which Mr. G. J. S. Hodgkinson made over charge of his office as Officiating Joint-Magistrate and Deputy Collector of Hooghly.

Mr. B. L. Gupta, Officiating Joint-Magistrate and Deputy Collector, Second Grade, is appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors, with effect from the date on which Mr. A. C. Brett was confirmed in the First Grade of Joint-Magistrates

and Deputy Collectors.

Mr. W. H. M. Gun, Officiating Joint-Magistrate and Deputy Collector of the Second Grade, is appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors, with effect from the date on which the services of Mr. A. Manson were placed at the disposal of the Government of India in the Home Department.

Mr. C. A. Wilkins, Assistant Magistrate and Collector, Shahabad, is appointed to act as a Joint-Magistrate and Deputy Collector of the Second Grade, vice Mr. F. H. Barrow.

Mr. F. H. B. Skrine, Assistant Magistrate and Collector, Choosdangs, is appointed to act as a Joint-Magistrate and Deputy Collector of the Second Grade, vice Mr. C. A. Samuella.

Mr. G. Stevenson, Assistant Magistrate and Collector, Bhuddruck, is appointed to act as a Joint-Magistrate and Deputy Collector of the Second Grade, vice Mr. J. Posford.

Mr. J. Nugent, Assistant Magistrate and Collector, Bettiah, is appointed to act as a

Joint-Magistrate and Deputy Collector of the Second Grade, vice Mr. B. L. Gupta.

Mr. C. R. Marindin, Assistant Magistrate and Collector, Buxar, is appointed to act as a Joint-Magistrate and Deputy Collector of the Second Grade. vice Mr. W. H. M. Gun.

The following arrangements are made with effect from the 19th February 1877, vice Mr. M. Power, Head Assistant, Political Department, and Registrar, Judicial side of the Bengal Secretariat, on leave :-

Baboo Rajendra Nath Mittra, Head Assistant, Judicial Department, is also appointed to act as Registrar of the Judicial side of the Bengal Secre-

Baboo Choonelaul Gupta, in charge of the Appointment Department of the Bengal Secretariat, is appointed to act as a Head Assistant in the Secretariat.

POLICE.—The 3rd March 1877.—The Right Hon'ble the Secretary of State for India has been pleased to grant an extension of four months' furlough to Mr. J. Lambert, Deputy Commissioner of Police, Calcutta.

Baboo Mohendro Nath Hazra, Assistant Superintendent of Police, Hooghly, is appointed to have temporary charge of the District Police of Burdwan.

The 6th March 1877.—The following acting promotions of District Superintendents of Police are sanctioned from the 16th December 1876, the date of Mr. H. Lloyd Jones's departure on furlough :-

From the Fourth to the Third Grade-

· Mr. R. H. G. Irvine.

From the Fifth to the Fourth Grade-

Mr. II. N. Harris.

The following District Superintendents of Police acted in the higher grades, as mentioned against their names, from the 5th to the 19th February 1877, i.e. between Sir Stuart Hogg's making over charge of the office of Inspector-General of Police and Mr. Hankey's return to duty :-

Major C. T. Hitchins, in the First Grade.
Mr. H. M. Weathrall, in the Second Grade.
, A. Blair, in the Third Grade.
, W. J. Kilby, in the Fourth Grade.

Lieutenant-Colonel W. R. Gordon, District Superintendent of Police, is appointed to act as a Deputy Inspector-General of Police during the absence, on leave. of Colonel A. H. Paterson, or until further orders.

The following acting promotions of District Superintendents of Police are sanctioned from the date on which Colonel A. II. Paterson takes subsidiary leave:—

From the Second to the First Grade-

Major C. T Hitchins.

From the Third to the Second Grade-

Mr. H. M. Weathrall.

From the Fourth to the Third Grade-

Mr. A. Blair.

From the Fifth to the Fourth Grade-

Mr. W. J. Kilby.

The following acting promotions of District Superintendents of Police are sanctioned from the date on which Major W. L. N. Knyvett takes privilege leave :-

From the Second to the First Grade-

Mr. H. M. Reily.

From the Third to the Second Grade-

Major W. W. Hume.

From the Fourth to the Third Grade-

Mr. A. Anley.

From the Fifth to the Fourth Grade-

Mr. D. J. Poole.

The following Assistant Superintendents are appointed to act in the First Grade Assistant Superintendents of Police: —

Mr. J. H. Warender-Clark. Baboo Guddadhur Khan.

ECCLESIASTICAL — The 5th March 1877.—The Rev. G. F. Popham Blyth is appointed to be Chaplain of the Garrison of Fort William and of the Military Hospital, with effect from the 12th February 1877.

REGISTRATION.—The 5th March 1877.—Mr. J. B. Pratt, Special Sub-Registrar, Beerbhoom, was absent on privilege leave for tweuty-two days, viz. from the 9th to the 30th November 1876.

EDUCATION.—The 28th February 1877.—The following geutlemen are appointed to be members of the Beerbhoom District School Committee:—

Baboo Poorno Chundra Shome, Moonsif of the Sudder Station.

- " Hurri Mohun Bhuttacharjee, Native Doctor, Charitable Dispensary.
- " Dhun Krishna Ghosh, Pleader, Judge's (ourt.
- " Madan Gopal Sing, Sheristadar, Judge's Court, and Zemindar.

The 1st March 1877.—Baboo Kamala Kant Sen, B.A., Pleader, is appointed to be a member of the District School Committee of Chittagong, vice Baboo Anuoda Churn Kastogri, resigued.

The 5th March 1877.—Mr. C. H. Tawney, M.A., Principal, Presidency College, having resumed charge of his duties on the forenoon of the 20th ultimo, the unexpired portion of the leave granted to him under orders of the 3rd April 1876, is cancelled.

Mr. A. W. Croft, MA., is appointed to be a Professor in the Presidency College, with effect from the date on which he was relieved by Mr. Tawney.

Baboo Chundra Nath Moitra, Head Master of the Bankoora Zillah School, is appointed to be a member of the Bankoora District School Committee.

Medical.—The 24th February 1877.—Third Grade Assistant Surgeon, Tarinee Churn Bose, is confirmed in his appointment as Resident Assistant Surgeon to the Campbell Medical School, vice Assistant Surgeon Womesh Chunder Seu.

The 28th February 1877.—Major-General C. Murray is appointed to be a member of the Committee for the management of the Charitable Dispensary at Monghyr.

The 1st March 1877.—The services of Third Grade Assista it Surgeon Benode Behary Dass, a Supernumerary at the Presidency, are placed at the disposal of the Government of Iudia in the Public Works Department.

The following gentlemen are appointed to be members of the Committee for the management of the Shammagur Branch Charitable Dispensary:—

The Magistrate of the 24-Pergunnahs, Chairman, Sub-Divisional Officer of Satkhira, Vice-Chairman.

Baboo Grish Chunder Banerjee, Superintendent of the Estate of the late Prannath Chowdry

The following gentlemen are appointed to be additional members of the Committee for the management of the Charitable Dispensary at Begoo Serai, in the district of Monghyr:—

Baboo Mohim Chunder Roy Chowdry, Sub-Registrar and Honorary Magistrate.
,, Harbuns Narayan Sing, Zemiudar and Honorary Magistrate.

The 2nd March 1877.—The services of Surgeon-Major R. T. Lyons are replaced at the disposal of the Government of India in the Military Department.

TICE

The 5th March 1877.—Surgeon W. F. Murray is appointed to act as Civil Surgeon of Backergunge during the absence, ou duty, of Dr. L. Cameron, or until further orders.

The 6th March 1877.—Surgeon C. H. Jonbert is appointed to be Civil Surgeon of Bhagulpore, vice Surgeon-Major N. B. Bailie, deceased. Surgeon Joubert will continue to act, until further orders, as Civil Surgeon of Burdwan.

Surgeon H. W. Hill is appointed to be Civil Surgeon of Jessore, but he will continue to officiate as Civil Surgeon of Monghyr until further orders.

Customs.—The 28th February 1877.—Mr. R. M. Waller, c.s., is appointed to act, until further orders, as Deputy Collector of Customs, Calcutta.

The 6th March 1877.—Mr. S. J. Kilby, Officiating Superintendent, Customs Preventive Service, is confirmed in that appointment vice Captain H. Lawrell deceased.

Economic Museum.—The 2nd March 1877.—Baboo Protapa Chunder Ghosa, Officiating First Inspector of Registration Offices, is appointed to be a member of the Central Committee of management for the Calcutta Economic Museum.

MUNICIPAL.—The 25th February 1877.—The District Superintendent of Police, Howrah, is appointed to be an ex-officio Commissioner of the Municipality of that town.

The 6th March 1877.—The Lieuteuant-Governor has been pleased to accept the resignation tendered by Mr. W. J. Curtoys of his appointment as a Municipal Commissioner of Calcutta.

PORT TRUST.—The 3rd March 1877.—The Lieutenant-Governor has been pleased to accept the resignation tendered by Mr. G. Miller and the Hon'ble J. R. Bullen-Smith, c.s. i, of their appointments as Commissioners for making Improvements in the Port of Calcutta.

The following gentlemen are appointed to be Commissioners for making Improvements in the Port of Calcutta under the provisions of Act V (B.C.) of 1870:—

Captain H. P. Lovell.

Mr. T. H. Wardie.

ROAD CESS.—The 28th February 1877.—Mr. A. C. Brett, Joint-Magistrate and Deputy Collector of Burdwan, is appointed to be Vice-Chairman of the District Road Cess Committee, vice Mr. C. C. Quinn, transferred.

The 2nd March 1877.—Mr. W. C. Taylor, Settlement Officer of Khurdah, is appointed to be a member of the Branch Road Cess Committee at Khurdah.

The following gentlemen are appointed to be members of the District Road Cess Committee, Rajshahye:—

Mr. J. Patterson, Executive Engineer, vice Mr. J. O'Flaherty.

" D. T. Gordon, Manager, Messrs. Watson and Co's Silk Factories, vice Mr. T. Boshford.

	T. A. Dixon,	ditto	ditto	ditto,
••	Mr. J. II. Liver	more.		
••	W. Ridge,	ditto	ditto	ditto.
.,	W. J. Dunnett,	ditto	ditto	ditto.

The 5th March 1877.—The following gentlemen are appointed to be members of the District Road Cess (ommittee of Noakholly:—

Baboo Tarini Proshad Sen, Sardar Naib, Bhoolooah Estate, vice Eaboo Brojokissore Sen, deceased.

Srinath Ghose, Superintendent of Mr. Courjon's Estate, vice Bahoo Nohm Kissore Roy, deceased.

,, Advait Charan Datta, Government Pleader.

Munshi Ebrahim, Talookdar.

Tamijuddin, Talookdar and Pleader.

The Road Cess Deputy Collector for the time being.

The following Notification is republished from the Assam Gazette:-

The 22nd February 1877.—During the absence of Dr. C. A. Martin on three months' privilege leave, Mr. T. J. Murray, c.s., Assistant Secretary to the Chief Commissioner of Assam, is appointed to officiate as Inspector of Schools and Officer in charge of the Registration Department, Assam, in addition to his own duties.

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 3rd March 1877.—It is notified for general information that under Section 18 of Act VI of 1871 (the Bengal Civil Courts' Act), the Lieutenant-Governor of Bengal is pleased to sanction the following rearrangement of the moonsifee jurisdictions in the district of Beerbhoom, with effect from the 1st April 1877.

District.	Moonsifees.	Head-quarters of Moonsifs.	Thungs.	Boundaries.
Regribboom	1. Sudder 2. Doobrajpore 3. Bulpore 4. Moureswar	Doobrajpore {	1. Soory 2. Nagore (or Rajnagar). 1. Doobrajpore. 1. Bulpore (formerly Kusbah). 2. Sakoolipore. 1. Moureswar (or Mollisser). 2. Barwa. 3. Labpore.	The district and thana boundaries were declared by the notification of 29th January 1877 (Calcutta Gazette of 31st January 1877, Part I, pages 144-48).

H. J. REYNOLDS, Offg. Secy. to the Gont. of Bengal.

[First Publication.]

NOTIFICATION.

Under Section XXV of the Chota Nagpore Tenures' Act (Act II B.C. of 1869.)

The 5th March 1877.—It is hereby notified that the registers of bhuinhari and other tenures in the villages belonging to the marginally named pergunnah Khakhra, Part VI, 50 villages.

Pergunnah Umedanda, 30 villages: pergunnahs of the Chota Nagpore estate, Lohardugga district, prepared under the provisions of Section 5 of Act II (B.C.) of 1869, having been finally revised and corrected in accordance with the decisions and orders of the Special Commissioner and the Commissioner of the Division under the aforesaid Act, have been confirmed by the Commissioner of the Division on the 26th February 1877.

2. It is further declared, agreeably to the provisions of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the Division notified above, having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register are of bhuinhari or manifus tenure.

11. J. Reynolds,

Offg. Secy. to the Govt. of Benyal.

[First Publication.]

ROAD CESS NOTIFICATION.

DISTRICT OF BEERBHODM.

The 5th March 1877.—It is notified, under Section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Beerbhoom have, under Section 74 of the Act, determined to levy the cesses under that Act for the current cess year running from 1st October 1876 to 30th September 1877 at the following rates, being the maximum rates, and the said rates are published accordingly:—

- I. Six pies, or two piec, on every rupec of the annual value of lands under Part II of the Act.
- 11. The following rates on non-agricultural houses and shops estimated to be of the present value of—

 Yearly Coss.

Rs. A. F?

Not less than Rs. 100, but less than Rs. 500 ... 1 0 0

,, 500, ,, 1,000 ... 3 0 0

,, 1,000, ,, 2,000 ... 4 8 0

,, 2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof

of the estimated present value.

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupce.

H. J. REYNOLDS,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

Numinal Roll of the officers and crew of the Indian Government Steamer "Kwangtung," showing the shares and amount of salvage money admissible to each for salvage service rendered to the Steam Ship "Woosung" in March and April 1874.

NOTE.—Chius to the salvage money will be paid by the Arc antant-General, Marine Department, Bombay, on the production by claimants of certificates from the Commander of the steamer Kwangtung, of their laving been employed on the salvage operations in question.

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Errors and Omissions Excepted.

Bombay, The 2nd February 1877. C. E. CHAPMAN,

Accountant-General.

H. J. REYNOLDS, Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

No. 986.

GOVERNMENT OF INDIA, FINANCIAL DEPARTMENT. -- Accounts.

Fort William, the 21st February 1877.

READ-

A letter from the Government of Madras, No. 1619, dated 5th September 1876, forwarding the Administration Report of the Stationery Department for the year 1875-76.

Read also the following papers having reference to an inquiry whether stationery should be supplied free of cost to the Local Funds Boards in the Madras Presidency:—

Letter to the Government of Madras, No. 2919, dated 5th December 1876.
Ditto from ditto ditto, No. 2394, dated 20th December 1876.
Endorsement to Comptroller-General, No. 356, dated 19th January 1877.
Letter from ditto ditto, No. 1487, dated 5th February 1877.

Read again-

Letter to Comptroller-General, No. 1947, dated 19th March 1872 (Account Proceedings, March 1872, Nos. 38 to 41).

RESOLUTION.—In the letter to the Comptroller-General, dated 19th March 1872, it was stated that the cost of stationery supplied to officers and departments that are paid from Provincial and Local Funds need not be recovered from those funds to credit of Imperial Revenue. These instructions were not sufficiently gnarded, inasmuch as it was not intended to supply stationery free of cost to the Local Funds Boards created subsequent to 1870-71. The Governor-General in Council is accordingly pleased to declare, in modification of the instructions of 1872, that stationery shall be supplied free to Provincial Services, and to those Local Funds only which, under the practice prevailing in 1870-71, were supplied without charge from the district indents.

ORDERED that the foregoing Resolution be communicated to the several Local Governments, to the Comptroller-General, and the several Accountants-General and Deputy Accountants-General in independent charge.

R H. HOLLINGBERY,
Asst. Secy. to the Government of India.

H. J. S. Cotton, Junior Secy, to the Goot, of Bengal.

[Third Publication.]

NOTIFICATION.

The 19th February 1877.—Under the provisions of Section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st March 1877 all births and deaths occurring within the limits of the Union of Jehannbad, in the district of Burdwan, shall be registered.

2. For the purposes of this Act, the boundaries of the said Union of Jchanabad shall

be as follows:-

On the north by Kirtichandrapore, Maigram. Kholadangah, and Kaity; on the east by Bolundi, Kastadahi, Gubari, and Dihibayarah; on the south by Bargeriah Mat, Darkessur River, and Mothura; and on the west by Balibella, Kulkibella, and the River Darkessur.

3. From and after 1st March next the whole Act IV (B.C.) of 1873 shall apply to the entire area above defined.

11. J. S. Cotton,

Junior Secy. to the Govt, of Benyal.

[Third Publication.]

NOTIFICATION.

The 14th February 1877.—Plans and estimates for the extension of the jetty-heads and for providing additional shed accommodation at the jetties, at a cost of Rs. 1,92,890 (one lakh ninety-two thousand eight hundred and ninety), having been submitted by the Commissioners for making Improvements in the Port of Calcutta with their Vice-Chairman's letter No. 2666, of 3rd January 1877, the Lieutenaut-Governor is pleased to sanction the project under Section 35, Act V (B.C.) of 1870.

H. J. Reynolds,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for repairs at the 11th mile of the road from Chandrakona to Ghattal, in the villages of Diasya and Tulasichuek, pergunah Chandrakona, zillah Midnapore, it is hereby declared that for the above purpose three strips of land of the average breadth of 48 feet, and measuring, more or less, 12 beeghas 11 cottabs 11 chittacks of standard measurement, are required within the aforesaid villages of Diasya and Tulasichuek. The boundaries of the above strips are as follow:—

Boundary of Strip No. 1.

North,-Burdwan road.

East.—Paddy-lands of the late Kalee Prosad Roy of Goldanga.

South.—The long strip of roadside land down the slope of the road from Ghattal to Chandrakona.

West .- Debottor land of Thakur Raghu Nath Jeu (Shebaet Rain Das Mohanta).

Boundary of Strip No. 2.

North.—The long strip of roadside land down the slope of the road from Chandra-kona to Ghattal.

Rast .- Paddy-land of the late Kali Prosad Roy of Goldanga.

South.—Debottor lands of Thakur Raghu Nath Jeu (Shebaet Ram Das Mohanta) and Shibottor lands of mouzah Bhownipore under the charge of zemindar Baboo Joy Kissen Mookerjee of Utterparah.

West .- Burdwan road.

Boundary of Strip No. 3.

North.—The strip of roadside land down the slope of the road from Ghattal to Chandrakona.

East.—The drainage khal or the Holar-khal of the zemindar Baboo Joy Kissen .

Mookerjee.

South.—Paddy-land of Raghu Nath Jeu, Thakur Shehaet Ram Das Mohanta, paikan land of the late Kali Prosad Roy of Goldanga, and paddy-land (mal) of Joy Kissen Mookerjee.

West.--Mal laud of semindar Baboo Joy Kissen Mookerjee.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to he taken by Government at the public expense for a public purpose, viz. for making a diviation line of road in the villages of Khoykhally and Salooah, in the subdivision of Dum Dum, pergunnah Calcutta, zillah 24-Pergunnahs, it is hereby declared that for the above purpose 16 pieces of land measuring, more or less 6, beeghas 3 cottahs and I chittack of standard measurement, bounded as noted below, are required in the aforesaid villages of Khoykhally and Salooah :-

- Plot No. 1 Measuring 1 cottah 6 chittacks and 10 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by Khoykhally kutcha main road; and east by mal land of Santiram Ghose and Ram Comul Hazrah.
- Plot No. 2.—Measuring 1 cottals 11 chittacks and 25 square feet, situated at Khoykhally, bounded on the north by mal land belonging to Santiram Ghose, Ram Comul Hazrah, and Rajehunder Soor; south by mal land of Santiram Ghosc and Ram Comul Hazrah; west and cast by mal lands of Rajchunder Soor.
- Plot No. 3 .- Measuring 14 cottals 7 chittacks and 25 square fect, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by mal land of Santiram Ghose and Ram Comul Hazrah; and east by mal land of Prannauth Sircar.
- Plot No. 4 .- Measuring 1 cottah 5 chittacks and 35 square feet, situated at Khoykhally, bounded on the north by mal land of Prannauth Sircar: south and west by mal land of Rajchunder Soor; and east by Rajehunder Soor's rent-free land.

Plot No. 5 .- Measuring 5 cottahs 6 chittacks and 30 square feet, situated at Khoykhally, bounded on the north and south by Rajchunder Soor's rent-free land; west by mal land of Prannauth Sircar; and east hy mal land of Sohodeb Roy and Nirtokally Burmoney.

Plot No. 6 .- Measuring 17 cottahs 2 chittacks and 20 square feet, situated at Saloonh, bounded on the north by mal land of Nirtokally Burmoney and Kristokissore Roy; south by mal land of Schodeb Roy and Nirtokally Burmoney; west by Rajchunder Scor's rent-free land;

and cast by mal land of Oddoynarain Roy.

Plot No. 7.—Measuring 5 cottains 8 chittacks and 20 square feet, situated at Salooah, bounded on the north by mal land of Oddoynarain and Kristokissore Roy; south by mal land of Oddoynarain Roy; west by mal land of Nirtokally Burmoney and Sohodeb Roy; and east

by mal land of Kristokissore Roy. Plot No. 8 .- Measuring 8 cottahs 15 chittacks and 15 square feet, situated at Salooah, bounded on the north by mal land of Kristokissore Roy; south by mal land of Nirtokally Burmoney; west by mal

land of Oddoynarain Roy; and cast by mal land of Shibkristo Roy.

Plot No. 9. – Measuring 4 cottals 11 chittacks and 15 square feet, situated at Salooah, hounded on the north by mal land of Shibkristo Roy and Moonshee Golam Subdar and Brothers; south by mal land of Shibkristo Roy; west by mal land of Kristokissore Roy; and east by mal land of Moonshee Golam Subdar and Brothers.

Plot No. 10.—Messuring 17 cottahs 9 chittacks and 5 square feet, situated at Salooah, bounded on the north and south by mal lands of Moonshee Golam Subdar and Brothers; west by mal land of Shibkristo Roy; and east by mal land of Kristokissore Roy.

Plot No. 11.—Measuring 6 cottabs and 30 square feet, situated at Salooah, bounded on the north by mal lands of Kristokissore and Shibkristo Roy; south by mal land of Kristokissore Roy; west by mal land of Moonshee Golam Subdar and Brothers; east by mal land of Shibkristo Roy.

Plot No. 12.-Measuring 2 cottahs and 8 chittacks, situated at Saloyah, bounded on the north by mal land of Shibkristo Roy; south by mal land of Kristokiasore Roy; west and east by mal lands of Kristokiasore Roy.

Plot No. 13 .- Measuring 13 cottahs 6 chittacks and 20 square feet, situated at Salooah, bounded on the north, east, and south by mal lands of

Kristokissore Roy; and west by mai land of Shibkristo Roy.

Plot No. 14.—Measuring 6 cottahs 7 chittacks and 15 square feet, situated at Saloosh, bounded on the north, west, and south by mal lands of Kristokissore Roy; and east by mal land of Brojonarain Roy.

Plot No. 15.—Measuring 9 cottahs 1 chittack and 25 square feet, situated at

Salooah, bounded on the north, east, and south by mal lands of Brojonarain Roy; and west by mal land of Kristokissore Roy.

Plot No. 16.—Measuring 7 cottans and 4 chittacks, situated at Salocah, bounded on the north, south, and west hy mal lands of Brojonarain Roy; and east by Salocah kutcha main road.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

A plan of the land may be inspected at the Office of the Cantonment Magistrate of Dum-Dum.

H. J. REYNOLDS,

Offo. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 26th February 1877.—Whereas it appears to the Licutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for station purpose of the East Indian Railway Company in the village of Amlajora, pergunnah Silampore, zillah Burdwan, it is hereby declared that for the above purpose 2 pieces of land, A and D, together measuring, more or less, 3 beeghas 16 cottas 5½ chittacks of standard measurement, bounded on the north by Gopal Samonta, Woomesh Chandra Adhicarry, Sreemanta Ghose, and Issar Chandra Chakravartty's land; on the south by East Indian Railway Company's land; on the east by Isan Chandra Chakravartty and Baikanta Sen's land; and on the west partly hy Baikanta Sen and Gopal Samonta's land and partly by public road, is required within the aforesaid village of Amlajora.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Gort. of Bengal

[Second Publication.]

DECLARATION.

The 26th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz for a sudder distillery in the village of Kandirpar, pergunnah Mebarkul, zilah Tipperah, it is bereby declared that for the above purpose a piece of land measuring, more or less, 2 beeghas 2 cottabs 13 gundas 3 cowries of standard measurement, bounded on the north by a municipal tank and by lands belonging to the Rajah of Hill Tipperah; south by Goluck Chandra and Madhub Chundra Chuckerbutty's bazyafti lakhiraj land; east by Goluck Chundra and Madhub Chundra Chuckerbutty's bazyafti land; and west by land belonging to the Rajah of Hill Tipperah, is required within the aforesaid village of Kandirpar. This plot of land is at present occupied by existing distillery buildings, and lies 84 to 884 feet north of a public road running cost and west in Kandirpar.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS.

Offg. Secy. to the Govt. of Benyal.

[Second Publication.]

DECLARATION.

The 26th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a post-office, about 5.280 feet to the south of the Chansa village and about 500 feet to the north of the Chansa Railway Station, pergunnah Chansa, zillah Shahabad, it is hereby declared that for the above purpose a piece of land measuring, more or less, 120 × 120 feet, that is, one beegha of standard measurement, bounded on the north by mango-trees belonging to Mahabir Teoari of Chansa; on the south by the public road leading from the Chansa village to the Chansa Railway Station, and an adjoining ditch belonging to Baboo Chandra Mohan Singh of Nahabatpore, pergunnah Chansa, and a row of trees belonging to the aforesaid Mahabir Teoari; on the cast by a mango-tree belonging to Mahabir Teoari aforesaid, and adjoining land belonging to aforesaid Chander Mohan singh; and on the west by a ditch belonging to Chander Mohan Singh, is required in the aforesaid village of Chansa.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Gott. of Bengal.

[Second Publication.]

DECLARATION.

The 26th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that the land, particulars of which are subjoined, is required to be taken by Government at the public expense for a public purpose, viz. for a drainage channel, which has been already cut by the Eastern Bengal Railway Company near Arunghatta Railway Station, and in the villages of Khosalpore and Narainpore, pergunnah Mamjoani, zillah Nuddea, it is hereby

declared that for the above purpose a piece of land measuring 85 beeghas 6 cottahs, more or

less, is required.

It is bounded on the north by the railway bridge called Kulma Jorasanko, on the south by the Khosalpore khal, on the west by the lands of the villages Narainpore and Khosalpore, and on the east by railway B land and the lands of village Khosalpore.

This declaration is made under Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS, Offg. Secy. to the Govt. of Bengal.

[Third Publication.] DECLARATION.

The 20th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for constructing a khall in the village of Chur Pallundo, pergunnah Shahajpore, zillah Furreedpore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 39 beeghas 12 cottahs and 7 chittacks of standard measurement, bounded on the west by the lands of the Eastern Bengal Railway Company, on the east, north, and south by lands belonging to Bachoo Lall Roy, Okhov Coomar Chowdhoory, Butto Lall Roy, Annundo Money Debi, Shama Sunkur Chowdhoory, Shama Sunkur Berdon, Issain Chunder Roy, Poresh Nauth Roy, Shama Sundoory Debi, Chunder Prova Debi, Mookundoo Lall Roy, Monoo Lall Roy, Doorga Nauth Roy, and others, is required within the aforesaid village of Pallundo.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] DECLARATION.

The 20th February 1877.—The following revised declaration is published in lieu of that which appeared in the Calcutta Gazettes of 18th and 25th October and 1st November 1876:—

Whereas it appears to the Licutenant-Governor of Bengal that laud is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Northern Bengal State Railway from Katdah, in pergunnah Rajpore, to Nowdapara, in pergunnah Taragoonia, it is hereby declared that for the above purpose a strip of laud measuring, more or less, 12 miles in length and in breadth ranging from 192 feet to 800 feet, measuring, more or less, 481 acres 1 rood and 7 poles, equivalent to standard beeghas 1.455 cottahs 18 and chittacks 4, more or less, and passing through the undermentioned villages, is required in the district of Nuddea:—

Pergunnal	ı .				Village.
Rajpore	•••				Katdah.
Bhandirdoo)a				Chitlah.
Rajpore	***	• • •	•••		Khirchara.
Taragoonia	, in Mahmoodshalii		•••		Neechindpore.
Ditto,	in Begomabad	• • •	• • • •		Portion of Bhorae.
Ditto,	in Mahmoodshahi	• • •			Durgapore.
Taragoonia		•••	***		Sartna.
Bhandirdoo	a	•••	•••		Simulia.
Shahajal	•••		***		Mirpore.
Taragoonia		•••	***		Mooshapore.
Taragoonia,	in Mahmoodshahi		***		Part of Sultanpore.
Ditto,	ditto		• • •		Ditto Dhooboyl.
Ditto,	ditto		•••	•••	Ditto Kharara.
Ditto,	ditto		•••		Ditto Chandipore.
Ditto,	Begomabad	•••	•••		Ditto.
Taragoonia		•••	•••	•••	Bhamonpara.
Mahmoodsh	ahi	•••	•••		Chandgoan.
Taragoonia	•••	•••	•••		Bharamara.
Ditto,	in Mahmoodshahi	•••	***	•••	Nowdapara.
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This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. Reynolds,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] DECLARATION.

The 20th February 1877.—Whereas it appears to the Lientenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, vis. for a road approach from Cullen Place to the Floating Bridge, it is hereby declared that for the above purpose 7 beeghas and 1 cottah of land by standard measurement is required. The land is situate in mousah Howrah, pergnnnah Borae, district Hooghly, and is bounded

[Third Publication.]

· NOTIFICATION.

The 19th February 1877.—Under the provisions of Section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st March 1877 all births and deaths occurring within the limits of the Union of Jehanabad, in the district of Burdwan, shall be registered.

2. For the purposes of this Act, the boundaries of the said Union of Jehanabad shall

be as follows:-

On the north by Kirtichandrapore, Maigram, Kholadaugah, and Kaity; on the east by Bolundi, Kastadahi, Gubari, and Dihibayarah; on the south by Bargerish Mat, Darkessur River, and Mothura; and on the west by Balibella, Kulkibella, and the River Darkessur.

3. From and after 1st March next the whole Act IV (B.C.) of 1873 shall apply to the entire area above defined.

H. J. S. Corron,

Junior Secy. to the Govt. of Bengal.

Third Publication.

NOTIFICATION.

The 14th February 1877.—Plans and estimates for the extension of the jetty-heads and for providing additional shed accommodation at the jetties, at a cost of Rs. 1,92,890 (one lakh ninety-two thousand eight hundred and ninety), having been submitted by the Commissioners for making Improvements in the Port of Calcutta with their Vice-Chairman's letter No. 2666, of 3rd January 1877, the Lieutenant-Governor is pleased to sanction the project under Section 35, Act V (B.C.) of 1870.

H. J. REYNOLDS,

Offg. Secy. to the Goot, of Bengal.

[First Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for repairs at the 11th mile of the road from Chandrakona to Ghattal, in the villages of Diasya and Tulasichuck, pergunnah Chandrakona, zillah Midnapore, it is hereby declared that for the above purpose three strips of land of the average breadth of 48 feet, and measuring, more or less, 12 beeghas 11 cottals 11 chittacks of standard measurement, are required within the aforesaid villages of Diasya and Tulasichuck. The boundaries of the above strips are as follow:—

Boundary of Strip No. 1.

North .- Burdwan road.

East .- Paddy-lands of the late Kalce Prosad Roy of Goldanga.

South.—The long strip of roadside land down the slope of the road from Ghattal to Chandrakona.

West .- Debottor land of Thakur Raghu Nath Jeu (Shebaet Ram Das Mohanta).

Boundary of Strip No. 2.

North.—The long strip of roadside land down the slope of the road from Chandra-kona to Ghattal.

East.—Paddy-land of the late Kali Prosad Roy of Goldangs.

South.—Debottor lands of Thakur Raghu Nath Jeu (Shebaet Ram Das Mohanta) and Shibottor lands of mouzah Bhownipore under the charge of zemindar Baboo Joy Kissen Mookerjee of Utterparah.

West .- Burdwan road.

Boundary of Strip No. 3.

North.—The strip of roadside land down the slope of the road from Ghattal to Chandrakona.

East.—The drainage khal or the Holar-khal of the zemindar Baboo Joy Kissen Mookerjee.

South.—Paddy-land of Raghu Nath Jen, Thakur Shebaet Ram Das Mohanta, paikan land of the late Kali Prosad Roy of Goldanga, and paddy-land (mal) of Joy Kissen Mookerjee.

West.-Mal land of zemindar Baboo Joy Kissen Mookerjee.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION:

The 5th March 1877 .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for making a diviation line of road in the villages of Khoykhally and Salooah, in the subdivision of Dum-Dum, pergunnah Calcutta, zillah 24-Pergunnahs, it is hereby declared that for the above purpose 16 pieces of land measuring, more or less 6, beeghas 3 cottahs and I chittack of standard measurement, bounded as noted below, are required in the aforesaid villages of Khoykhally and Salooah :-

- Plot No. 1. Measuring 1 cottah 6 chittacks and 10 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by Khoykhally kutcha main road; and east by mal land of Santiram Ghose and Ram Comul Hazrah.
- Plot No. 2.—Measuring 1 cottah 11 chittacks and 25 square feet, situated at Khoykhally, bounded on the north by mal land belonging to Santiram Ghose, Ram Comul Hazrah, and Rajchunder Soor; south by mal land of Santiram Ghose and Ram Comul Hazrah; west and east by mal lands of Rajchunder Soor.
- Plot No. 3.—Measuring 14 cottahs 7 chittacks and 25 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by mal land of Santiram Ghose and Ram Comul Hazrah; and east by mal land of Prannauth Sircar.
- Plot No. 4.—Measuring 1 cottah 5 chittacks and 85 square feet, situated at Khoykhally, bounded on the north by mal land of Prannauth Sircar; south and west by mal land of Rajchunder Soor; and east by Rajchunder Soor's rent-free land.
- Plot No. 5 .- Measuring 5 cottahs 6 chittacks and 30 square feet, situated at Khoykhally, bounded on the north and south by Rajchunder Soor's rent-free land; west by mal land of Pranuauth Sircar; and east by mal land of Sohodeb Roy and Nirtokally Burmoney.
- Plot No. 6 .- Measuring 17 cottahs 2 chittacks and 20 square feet, situated at Salooah, bounded on the north by mal land of Nirtokally Burmonev and Kristokissore Roy; south by mal land of Schodeb Roy and Nirtokally Burmoney; west by Rajchunder Soor's rent-free land; and cast by mal land of Oddoynarain Roy.
- Plot No. 7.—Measuring 5 cottahs 8 chittacks and 20 square feet, situated at Salocal, bounded on the north by mal land of Oddoynarain and Kristokissore Roy; south by mal land of Oddoynarain Roy; west by mal land of Nirtokally Burmoney and Sohodeb Roy; and east by mal land of Kristokissore Roy.
- Plot No. 8.—Measuring 8 cottales 15 chittacks and 15 square feet, situated at Salooah, bounded on the north by mal land of Kristokissore Roy; south by mal land of Nirtokally Burmoney; west by mal land of Oddovnarain Roy; and east by mal land of Shibkristo Roy.
- Plot No. 9. Measuring 4 cottahs 11 chittacks and 1b square feet, situated at Salooah, bounded on the north by mal land of Shibkristo Roy and Moonshee Golam Subdar and Brothers; south by mal land of Shibkristo Roy; west by mal land of Kristokissore Roy; and east by mal land of Mooushee Golam Subdar and Brothers.
- Plot No. 10.—Measuring 17 cottabs 9 chittacks and 5 square feet, situated at Salooah, bounded on the north and south by mal lands of Moonshee Golam Subdar and Brothers; west by mal land of Shibkristo Roy; and east by mal land of Kristokissore Roy.

 Plot No. 11.—Measuring 6 cottahs and 30 square feet, situated at Salooah,
- bounded on the north by mal lands of Kristokissore and Shibkristo Roy; south by mal land of Kristokissore Roy; west by mal land of Moonshee Golam Subdar and Brothers; east by mal land of Shibkristo Roy.
- Measuring 2 cottahs and 8 chittacks, situated at Salocah, bounded Plot No. 12 .on the north by mal land of Shibkristo Roy; south by mal land of Kristokissore Roy; west and east by mal lands of Kristokissore Rov.
- Plot No. 13.- Measuring 18 cottahs 6 chittacks and 20 square feet, situated at Salooah, bounded on the north, east, and south by mal lands of Kristokissore Roy; and west by mal land of Shibkristo Roy.

 Plot No. 14.—Measuring 6 cottahs 7 chittacks and 15 square feet, situated at
- Saloah, bounded on the north, west, and south by mal lands of Kristokissore Roy; and east by mal land of Brojonarain Roy.

 Plot No. 15.—Measuring 9 cottabs I chittack and 25 square feet, situated at Saloah, bounded on the north, east, and south by mal lands of
- Brojonarain Roy; and west by mal land of Kristokissore Roy.

Plot No. 16 .- Measuring 7 cottahs and 4 chittacks, situated at Salocab, bounded on the north, south, and west by mal lands of Brojonarain Roy; and east by Salooah kutcha main road.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

A plan of the land may be inspected at the Office of the Cantonment Magistrate of H. J. REYNOLDS,
Offg. Secy. to the Govt. of Bengal. Dum-Dum.

[Second Publication.] DECLARATION.

The 26th February 1877. - Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for station purpose of the East Indian Railway Company in the village of Amlajora, pergunnah Silampore, zillah Burdwan, it is hereby declared that for the above purpose 2 pieces of land, A and D, together measuring, more or less, 3 beeghas 16 cottas 54 chittacks of standard measurement, bounded on the north by Gopal Samonta, Woomesh Chandra Adhicarry, Srcemanta Ghose, and Issar Chandra Chakravartty's land; on the south by East Indian Railway Company's land; on the east by Isan Chandra Chakravartty and Baikanta Sen's land; and on the west partly by Baikanta Sen and Gopal Samonta's laud and partly by public road, is required within the aforesaid village of Amhajora.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern. H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal

[Second Publication,] DECLARATION.

The 26th February 1877 .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz for a sudder distillery in the village of Kandirpar, pergunnah Meharkul, zillah Tipperah, it is hereby declared that for the above purpose a piece of land measuring, more or less, 2 beeghas 2 cottals 13 gundas 3 cowries of standard measurement, hounded on the north by a municipal tank and by lands belonging to the Rajah of Hill Tipperah; south by Golnek Chandra and Madhub Chundra Chuckerbutty's bazyasti lakhiraj land; east by Golnek Chundra and Madhub Chundra Chuckerbutty's bazyasti land; and west by land belonging to the Rajah of Hill Tipperah, is required within the aforesaid village of Kandirpar. This plot of land is at present occupied by existing distillery buildings, and lies 84 to 88 feet north of a public road running east and west in Kandirpar.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all H. J. REYNOLDS whom it may concern.

Offg. Secy. to the Govt. of Benyal.

[Second Publication.] DECLARATION.

The 26th February 1877 .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a post-office, about 5.280 feet to the south of the Chansa village and about 500 feet to the north of the Chansa Railway Station, pergunuah Chansa, zillah Shahabad, it is hereby declared that for the above purpose a piece of land measuring, more or less, 120× 120 feet, that is, one beegha of standard measurement, bounded on the north by mango-trees helonging to Mahabir Teoari of Chansa; on the south by the public road leading from the Chansa village to the Chansa Railway Station, and an adjoining ditch belonging to Baboo Chandra Mohan Singh of Nahabatpore, pergunnah Chansa, and a row of trees belonging to the aforcsaid Mahabir Teoari; on the cast by a mango-tree belonging to Mahabir Teoari aforesaid, and adjoining land belonging to aforesaid Chander Mohan ningh; and on the west by a ditch belonging to Chander Mohan Singh, is required in the aforesaid village of Chansa.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all m it may soncern.

H. J. REYNOLDS, whom it may concern. Offg. Secy. to the Goot, of Benyal.

[Second Publication.] DECLARATION.

The 26th February 1877 .- Whereas it appears to the Lieutenant-Governor of Bengal that the land, particulars of which are subjoined, is required to be taken by Government at the public expense for a public purpose, viz. for a drainage channel, which has been already cut by the Eastern Bengal liailway Company near Arunghatta Bailway Station, and in the villages of Khosalpore and Narainpore, pergunnah Mamjoani, zillah Nuddea, it is hereby. declared that for the above purpose a piece of land measuring 85 beeghas 6 cottahs, more or less, is required.

It is bounded on the north by the railway bridge called Kulma Jorasanko, on the south by the Khosalpore khal, on the west by the lands of the villages Narainpore and Khosalpore, and on the east by railway B land and the lands of village Khosalpore.

This declaration is made under Section 6 of Act X of 1870 to all whom it may concern.
H. J. REYNOLDS,

Offg. Secy. to the Gout. of Bengal.

[Third Publication.] DECLARATION.

The 20th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for constructing a khall in the village of Chur Pallundo, pergunnah Shahajpore, zillah Furreedpore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 39 beeghas 12 cottahs and 7 chittacks of standard measurement, bounded on the west by the lands of the Eastern Bengal Railway Company, on the east, north, and south by lands belonging to Bachoo Lall Roy, Okhov Coomar Chowdhoory, Butto Lall Roy, Annundo Money Debi, Shama Sunkur Chowdhoory, Shama Sunkur Berdon, Issain Chunder Roy, Poresh Nauth Roy, Shama Sundoory Debi, Chunder Prova Debi, Mookundoo Lall Roy, Monoo Lall Roy, Doorga Nauth Roy, and others, is required within the aforesaid village of Pallundo.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] DECLARATION.

The 20th February 1877.—The following revised declaration is published in lieu of that which appeared in the Calcutta Gazettes of 18th and 25th October and 1st November 1876:—

Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz., for the construction of the Northern Bengal State Railway from Katdah, in pergunnah Rajpore, to Nowdapara, in pergunnah Taragoonia, it is hereby declared that for the above purpose a strip of land measuring, more or less, 12 miles in length and in breadth ranging from 192 feet to 800 feet, measuring, more or less, 441 acres 1 rood and 7 poles, equivalent to standard becglas 1.455 cottahs 18 and chittacks 4, more or less, and passing through the undermentioned villages, is required in the district of Nuddea:—

Pergunnah					Village.
Rajpore					Katdah.
Bhandirdoo	a	•••	•••		Chitlah.
Rajpore	•••	• • •	•••		Khirchara.
Taragoonia,	in Mahmoodshahi	•••	•••	•••	Neechindpore.
Ditto,	in Begomabad		***	• • •	Portion of Bhorae.
. Ditto,	in Mahmoodshahi	•••	•••		Durgapore.
Taragoonia			***		Sartna.
Bhandirdoo	a	•••	•••		Simulia.
Shahajal	•••		***		Mirpore.
Taragoonia		• • •	•••		Mooshapore.
Taragoonia,	in Mahmoodshahi	•••			Part of Sultanpore.
Ditto,	ditto	•••	•••	• • •	Ditto Dhooboyl.
Ditto,	ditto		•••		Ditto Kharara.
Ditto,	ditto		•••		Ditto Chandipore.
Ditto,	Begomabad	•••	•••		Ditto.
Taragoonia		•••	•••	•••	Bhamonpara.
Mahmoodsh	ahi		***		Chandgoan.
Taragoonia	•••		•••		Bharamara.
Ditto,	in Mahmoodshahi	•••	***	•••	Nowdapara.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. Reynolds,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] DECLARATION.

The 20th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, vis. for a road approach from Cullen Place to the Floating Bridge, it is hereby declared that for the above purpose 7 beeghas and 1 cottah of land by standard measurement is required. The land is situate in mousah Howrah, pergunnah Borae, district Hooghly, and is bounded

on the north by land belonging partly to Baboo Pnuna Lall Seal and brothers and partly to the East Indian Railway Company; on the south by the East Indian Railway Company's workshops; on the east by the Floating Bridge; and on the west by the trijunction of roads at Cullen Place.

The plan of the land mentioned above can be seen at the office of the Railway Deputy

Collector, Board of Revenue, Calcutta.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom H. J. REYNOLDS, it may concern.

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 20th February 1877 .- Whereas it appears to the Lieutenant-Governor of Bougal that land is required to be taken by Government at the public expense for a public purpose, viz. ofor a road to connect the Floating Bridge with the East Indian Railway terminal station at Howrah, it is hereby declared that for the above purpose 6 heeghas and 1 cottain hy standard measurement of land is required. The land is situate in monzah Howrah, pergunuah Borae, district Hooghly, and is bounded on the north, south, and west by the station and premises belonging to the East Indian Railway Company, and on the cast by the River Hooghly.

The plan of the land mentioned above can be seen at the office of the Railway Deputy

Collector, Board of Revenue, Calcutta.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all H. J. REYNOLDS. whom it may concern.

Offg. Sery. to the Gort. of Bengal.

JUDICIAL DEPARTMENT.

No. 1178A.

The 28th February 1877 .- Baboo Bani Madhab Mitter, Moonsif of Goahndo, in the district of Furreedpore, is appointed to act as Judge of the Small Cause Courts at Dacca and Moonshecgunge during the absence, on leave, of Baboo Poresh Nath Banerjee, or until

The late Murch 1877 .- Baboo Bhubun Mohun Raha, Deputy Magistrate and Deputy Collector, in charge of the Brahmunberiah Division of the Tipperah district, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The 3rd March 1877.—Moulvi Fuzlul Quadir, B.A. and L.L., is appointed to officiate as Moonsif of Lohardugga, in Chota Nagpore, during the absence, on leave, of Moulvi Guzzuffer Ali, or until further orders

This cancels the orders of the 13th instant, appointing Baboo Janokey Nath Dutt to act as Moonsif of Lohardugga.

The 5th March 1877.—Mr. F. H. Harding, Assistant Magistrate and Collector, in charge of the Jungypore division of the Moorshedabad district, is vested with powers to try summarily the offcuces mentioned in Section 222 of the Criminal Procedure Code.

Baboo Shoshee Bhushun Chatterjee, B.L., is appointed to act as Moonsif of Goalundo, in the district of Furreedpore, till relieved by Baboo Kedar Nath Mozoomdar.

Baboo Lokenath Nundy, L.L., is appointed to act as Second Moonsif of Moonsheegunge, in the district of Dacca, during the absence, on leave, of Baboo Shumbhoo Chunder Dev, or until further orders.

Baboo Sharat Kumar Ghosal, B.L., is appointed to act as Second Moonsif of Baraset, in the 24-Pergunnahs, during the absence, on leave, of Baboo Hurogobind Mookerjee, or until further orders.

Baboo Anund Nath Mozoomdar, M.A. and B.L., is appointed to act as First Sudder Moonsif of Daces during the absence, on leave, of Baboo Gopal Chunder l'ancriee, or until further orders.

The 6th March 1877.—Baboo Jugut Bundho Dutt, M.A. and B.L., Second Moonsif of Comillah, in the district of Tipperah, is transferred to Rangonca, in the district of

Baboo Mothura Nath Ghose, Moonsiff of Rangonea, in the district of Chittagong, is .

transferred as Second Moonsif to Comillah, in the district of Tipperah.

The following officers, who have, under scparate orders of this date, been appointed to act as Deputy Magistrates and Deputy Collectors, are vested with the powers of a Magistrate of the Third Class :-

> Baboo Khetter Gopal Boy. Nobin Chunder Mitter.

Baboo Radha Madhav Bose. ,, Gossain Das Dutt.

Leave of Absence to Moonsirs.—The 28th February 1877.—Baboo Shumbhoo Chunder Dey, Second Moonsif of Moonsheegunge, in the district of Dacca, is allowed privilege leave of absence for forty-five days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 18th March 1877, or from any subsequent date.

The 5th March 1877.—The leave of absence for a month and a half, under Section 9, Supplement F of the Civil Leave Code, granted to Moulvie Adilooddin Mahomed, Moonsif of Hemtabad, in the district of Dinagepore, with effect from the 18th January last, and notified in the Calcutta Gazette of the 31st January 1877, Part I, page 156, will take effect from the 15th of March current, or from any subsequent date.

R. L. Mangles, Offg. Secy. to the Goot, of Rengal.

[First Publication.]

NOTIFICATION.

The 3rd March 1877.—In continuation of the Notification of Government, dated the 10th April 1876, published at page 396 of the Calculta Gazette of the 19th idem, the Lieutenant-Governor is pleased to appoint Mr. W. H. Page, Joint-Magistrate of Nuddea, to be a Commissioner of the Kishnaghur Municipality in the place of Mr. D. B. Allen.

R. L. MANGLES,
Offg. Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 3rd March 1877.—In supersession of all previous notifications, it is hereby notified for general information that, under sections 15 and 17 of Act V (B.C.) of 1876, the Lieutenant-Governor is pleased to appoint the under-mentioned gentlemen to be Commissioners of the several municipalities specified hereunder in the districts of the Presidency Pivision:—

For the North Suburban Municipality.

The District Superintendent of Police, 24-Pergunnaha, for the time being (ex-officio).

Baboo Prosono Coomar Banerice of Baranaggur.

- , Presono Coomar Banerjee of Arreadalı.
- , Shumbhoo Chunder Mookerjec.

Baboo Sharoda Prosad Bancrjee.

- " Mohendro Nath Gangooly.
- " Sree Nath Singhi. " Nimehand Moitra.
- " Boicunt Nath Chuckerbutty.
- " Omesh Chunder Mookerjee.
- ,, Mohadeb Ghosal.

For the South Suburban Municipality.

The District Superintendent of Police, 24-Pergunnahs, for the time being (ex-officio).

Revd. Taraprosad Chatterjee. Baboo Umbica Churu Rai.

- " Becharam Chatterjec.
- " Nilmoney Mookerjec. " Protab Chunder Ghose.

Baboo Tara Coomar Rai Chowdhery.

- ,, Shushi Bhusun Bancrjec.
- " Jadhub Chunder Ghose.
- " Keshub Chunder Ghose.
- " Tarini Churn Paul.
- " Koilas Chunder Ghose.
- " Punchanun Banerjce.

For the Rajpore Municipality.

The District Superintendent of Police, 24-Pergunnahs, for the time being (ex-officio).

Baboo Nobin Chunder Ghose, Rajpore.

- " Upendro Nath Moitra.
- .. Kali Dass Bose.
- " Mohendro Nath Rai Chowdhery.

Baboo Chirunjib Mookerjee.

- " Nobin Chunder Ghose of Harinavi.
- " Gyun Chunder Bhattacharjee.
- " Surendro Nath Ghose.
- " Jogodish Bhattacharjee.

Pundit Annunda Chundra Shiramony.

Baboo Annadaprosad Moitra.

For the Barripore Municipality.

Baboo Prosono Coomar Banerjee.

- ,, Tara Churu Bancrjee.
- " Debendro Coomar Rai Chowdhery.
- "Khettra Mohun Rai Chowdhery.
- .. Umbica Churn Bose.

Boboo Bussunt Coomar Rai Chowdhery.

, Deb Narain Dutt.

Revd. W. Drew.

Baboo Mohesh Chunder Ghose, Medical Practitioner.

For the Joynuggur Municipality.

Baboo Haranund Bhattacharjee.

- , Horo Dass Dutt.
- , Nilruttun Mittra.
- ,, Annada Chunder Ghose.
- ,, Hem Nath Dutt.
- " Jogendro Nath Mookerjee.

Baboo Russick Mohun Banerjee.

- " Modon Mohnn Mittra.
- " Ramtrahi Chuckerbutty.
- " Hem Nath Mittra
- " Radha Ramon Mittra.
- " Kali Nath Dutt.

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For the Bagjullah Municipality.
Dr. B. B. Connolly, Station Staff Surgeon, : Bahoo Bani Madhub Sen.
         Dum-Dum.
                                                 Radha Madhub Sircar.
Baboo Boistub Churn Guha.
                                           Haji Abdool Guffoor Khan.
                          For the Kadihatty Municipality.
Dr. B. B. Connolly, Station Staff Surgeon, | Baboo Rajcoomar Banerjee.
        Dum-Dum.
                                             " Nobin Chunder Banerjee.
Baboo Preonath Banerjee.
                                                 Kali Dass Dutta.
                                             ,,
  ., Gonesham Bauerjee.
                                                Radhamadhub Sircar.
                                             ,,
                          For the Baraset Municipality.
                                           Moonshee Abdool Hadi.
Baboo Khetter Mohun Chatterjee.
       Amrito Lal Bosc.
                                           Bahou Kali Das Bhattacharice.
                                                 Bhootnath Mookerjee.
       Gouri Sunker Ghosal.
       Hurri Nath Sen.
                                                 Russick Lal Banerjec.
                                             93
       Peary Mohun Bancrjee.
                                                 Umesh Chunder Mittra.
       Grish Chunder Sen.
                                                 Koylas Chunder Chatterjee.
                          For the Nyehatty Municipality.
Baboo Poornoo Chunder Chatterjee. Baboo Gopal Krisna Scn.
      Gopal Chunder Banerjee.
                                                Tarini Churn Sirear.
      Jadhub Chunder Gangooly.
                                                Hem Chunder Chatterjee.
                                            "
  ,,
      Gopal Chunder Mittra.
                                                 Grish Chunder Roy.
                                            "
                                                Poran Chunder Thakoor.
      Gopal Chunder Mozoomdar.
  ,,
      Bhootnath Hur.
                                                SrishChunder Rai.
                         For the Debhatta Municipality.
Baboo Peari Mohun Rai Chowdhery. Baboo Preo Nath Sirear.
                                            " Srikaut Bose.
      Ramtarun Bancrice.
      Russick Chunder Ghose.
                                                Judo Nath Ghosc.
                                            ,,
      Boikunta Nath Mozoomdar.
                                            " Poorna Chundra Rai.
      Govind Chunder Dutt.
                         For the Chanduria Municipality.
Baboo Dwarka Nath Missir.
                                        Baboo Kedar Nath Panday.
      Huri Prosono Rai.
                                            " Keshub Chunder Chuckerbutty.
      Sharoda Prosono Rai.
                        For the Satkhera Municipality.
Baboo Prosono Chunder Ghose, Police | Baboo Sharoda Churn Banerjee,
                                           " Giridhari Sircar.
" Bukshakhan Chowdhery.
        Inspector.
      Gopal Chunder Mookerjee.
      Borodakant Banerjee.
                                          Abdool Rohomau.
                         For the Kalarooa Municipality.
Baboo Chunderkant Banerjee.
                                          Baboo Raj Coomar Ghose.
  " Boikunt Nath Set.
                                           ,, Nrita Gopal Mookerjee.
,, Russick Lal Brohmo.
Jossemuddin Sirdar.
                        For the Kaltigunge Municipality.
                                         Baboo Soorjo Coomar Ghose.
Baboo Doorgapodo Bancricc.
  " Prancally Chatterjee.
                                          " Shyama Churn Chundra.
      Kedar Nath Mookerjee.
                                                Uttumkristo Vunjo.
                                            ,,
      Ramtarun Bancrjee.
                                                Hurrish Chunder Ghose.
                                            ,,
                          For the Takec Municipality.
                                       Baboo Raj Mohun Roy Chowdherv.
Bahoo Gyanundro Rai Chowdhery.
  " Motty Lal Sirear.
                                           " Radha Madub Bosc.
      Fakir Chand Ghose.
                                                Jogodish Chunder Bose.
 ,,
                                               Boikunt Nath Ghose.
      Sridhur Rai.
 ,,
                                           ,,
     Kali Prosono Rai.
                                               Russick Lal Bose.
                                            ,,
 ,,
                                               Preo Nath Rai Chowdhery.
      Bunkoo Behary Rai.
Rai Gyanendro Nath Chowdhery.
                         For the Baduria Municipality.
Babio Mohesh Chundra Chundra, Sub- Baboo Omesh Chunder Nag Chowdhery.
                                          " Giridhur Mookerjee.
        Inspector of Police, Baduria.
                                               Deno Nath Bhattacharjec.
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Nundo Coomar Bose.

Upendro Nath Rai Chowdhery. Rajendro Nath Rai Chowdhery.

Ram Narain Bhuttacharjee.

,, Deno Nath Bhattacharjee. ,, Buuka Behary Chose. ,, Ramtarun Nag Chowdhery.

For the Goberdangah Municipality.

Baboo Grish Chunder Bose.

- Bani Madhub Chatterjee.
- Uma Churn Dutt. ,,
- Troilukotarun Chowdhery.

Baboo Lukhun Chunder Aush.

- Kedar Nath Pal. ,,
- Khetter Mohun Dutt.
- Bessessur Banerjee.

For the Buseerhat Municipality.

Babon Saroda Churn Chowdhery.

- Umesh Chunder Chuckerbutty.
- Judu Nath Bose
- Kuran Chundra Doss.
- Jogcoilre Nath Moitra.

Baboo Kali Nath Bhattacharjee.

Moulvi Rohul Kurdas.

Baboo Chunder Coomar Mookerjee.

- " Kalibur Sing.
- ,, Rashmoliun Bose.

For the Augurparah Municipality.

Baboo Bunkoo Behary Chatterjee. Baboo Umbica Churn Mookerjee.

- Modhu Sudun Gangooly.
- Uma Churn Chatterjee.
- Chunder Coomar Moitra.

- . ,, Guru Chura Bose. ,, Nil Madhub Chatte Nil Madhub Chatterjee.
 - Huri Kissen Sirear. ,,

For the Nowabgunge Municipality.

Baboo Koilas Chunder Rai Chowdhery.

- Brindabun Chunder Dey.
- Ram Dhun Sur.

| Baboo Horro Lal Pal.

- " Gouri Snuker Dass.
- Kedar Nath Banerjee.

For the Santipore Municipality.

Babno Anundo Moi Moitra.

- Obhoy Churn Bagchee.
- Ram Kanie Gossami.
- Ram Gopal Gossami. Mohesh Chunder ivai.
- Ramgopal Moonshi.

Baboo Din Doyal Promanick.

- " Modhu Sudun Promanick.
- Kassec Chumler Banerjee.
- Sreeram Gangooly. ,,
- ٠, Mohadeb Numili.
- Bissumblur Bhattacharjee.

For the Ranaghat Municipality.

Baboo Dwarka Nath Pal Chowdhery.

- Keshub Chumler Pal Chowdhery.
- Nogenilro Nath Pal Chowdhery. ,,
- Radha Moi Dey Chowdhery. Rakhal Das Mullick.

Baboo Bany Madhub Mookerjee.

- Trilochun Bhattacharjee. 27
 - Bhola Nath Mookerjee.
 - Deno Nath Bosu. ,,

For the Kooshtea Municipality.

Dr. V. Richards, Civil Medical Officer. | Baboo Hurish Chunder Rai

Baboo Dwarka Nath Moitra.

- Devi Dass Banerjee.
 - Deno Nath Missir.

- " Gopal Chunder Sanyal.
 - Dwarka Nath Pal. "
 - Baui Chundra Biswas.

For the Coomarcolly Municipality.

Moulvie Gulam Kibriya, Sub-Registrar. | Baboo Doorga Churn Shaha. Baboo Kristo Dhun Mozoomdar.

- Ram Dhnn Mozooindar.
- Joy Gopal Mozoomdar.
- Hori Nath Shaha.

- " Kristo Nath Kundu.
 - Bissurup Chnckerbutty.
 - Dhununjoy Kurmoker.

For the Nuddea Municipality.

H. Savi. Esq.

Pundit Krisna Cant Shirorutua.

Baboo Prankissen Bhattacharjee.

- , Ram Mohun Bhattacharjee.
- Joilu Nath Bhattacharjee.
- Pundit Madhub Chunder Vidyarutua.
- Baboo Khe ttra Nath Bhattacharjee, Head Pundit, Mission School. Joggobundho Banerjee,
 - Teacher of the Mission School.
 - Tarini Churn Chatterjee, Pensioner.

For the Beernaggur Municipality.

Baboo Shama Churu Bhattacharjee.

- Tara Nath Mookerjee.
- ,, Upendro Lal Mookerjee.
- 13 Nilruttun Mookerjee.
- Poresh Nath Mookerjee.
- Baboo Ishan Chunder Banerjes. " Nreshinga Bhattacharjee.
 - Mohendro Nath Brohomochary. 23
 - Umbica Churn Saranggi.

For the Meherpore Municipality.

Baboo Brojo Coomar Mullick.

- Govind Chunder Ghose. Hurrish Chunder Nag.
- Baboo Jodu Nath Mozoomdar.
 - " Mokunda Chunder Sen, Native Doctor.
 - Deno Nath Mookerjee.

For the Mohespore Municipality.

Baboo Jadoo Kant Rai Chowdherv.

Ajit Chunder Rai Chowdhery. Jugul Kissore Rai Chowdhery.

Protap Chunder Rai Chowdhery. ,,

Kumares Chunder Rai Chowdhery. Moonshi Assuruddin Khan, Sub-Registrar.

Baboo Bipro Dass Rai Chowdhery, Zemindar. Bama Churun Banerjee, Tenureholder.

Chunder Kant Chuckerbutty, Land-

For the Jessore Municipality.

H. Peterson, Esq., Assistant Magistrate. The District Superintendent of Police for the time being (ex-officio).

The Executive Engineer, Presidency Division, for the time being (ex-officio).

Baboo Kaly Prosono Sircar, Deputy Magistrate.

Anuuda Mohun Mozoomdar, Deputy Magistrate.

C. A. Bart, Esq.

Baboo Dukhina Prosad Bose.

Ram Dass Banerjee

- Umesh Chunder Ghose. 17
- Tariny Churn Chowdhery. ,.
- Kali Nath Mookerjee.
- Presono Coomar Dass.
- Peary Mohnn Guho.
- Jugut Bundhu Bhadro, Head Master, Jessore Government Zillalı School.

Por the Kandi Municipality.

Baboo Gopce Kant Rai, Sub-Registrar.

Horry Narain Banerjee, Assistant Surgeon.

- Norendro Narain Rai, Zemindar. "
- Gobinda Soonder Trebady. Jogeudro Narain Rai, Zemindar.
- Horry Mohun Sing, B.A., Head Master, Paikparah Rajah's School.
- Horry Narain Sing, Lakherajdar. Ram Chunder Ghose, ditto.
- Gopee Kant Rai, Zemindar and Sub-Registrar.
- Jogendra Mohun Sing, Zemindar.
- Chunder Jogendra Chatterjee, Teacher.

- Baboo Bhoobonesh Sing, Zemindar. ٠,
 - ,,
 - Horendro Narain Sing, ditto.
 Doorga Dass Banerjee, Talookdar.
 Radha Madhub Ghose, Zemindar. ,,
 - Prana Nath Mullick, Naih of Paik-,, parah.
 - Radhabullub Sing, Dewan of Paikparah.
 - Bunka Behary Ghose, Teacher.
 - Koonjo Behary Ghose, Lakherajdar. "
 - Mohendro Narain Ghosal, Mohurir ,,
 - Punchanun Mookerjee, Lakherajdar.

For the Berhampore Municipality.

The Joint-Magistrate of Moorshedabad for the time being (ex-officio).

The Executive Engineer, Nuddea Rivers Division, for the time being (ex-officio).

Baboo Boida Nath Pauray, Head Clerk, Judge's Court.

J. Perrin, Esq., Manager of Silk Factory of Messrs. Payue & Co.

Revd. S. J. Hills, Minister.

Baboo Deno Nath Gangooly, Government Pleader.

Rai Rajib Lochun Rai Bahadoor, Dewan of Moharance Surnomoye.

Pleader. Baboo Boikunt Nath Sen, Gopal Chund er Mookerjee, ditto.

- ditto.
- Motilall Banerjee, Shama Churn Bhotto, " ditto. "
- Mohendro Nath Mookerjee, ditto.
- Radha Churn Sen, Zemindar.
- ,, Ram Dass Sen, ditto. "
- Radhica Ohurn Sen, ditto.
- Merchant. Salgram Burmo,

For the Jungipore Municipality.

The District Eugineer for the time being (ex-officio).

Moulvie Abdool Wassy Ahamed, Sub-Deputy Collector.

Baboo Lokeuath Mittra, Sub-Overseer,
Department of Public Works.
C. H. Maieyk, Esq., Silk Merchant and

Indigo Planter. Baboo Krisua Bulluv Rai, Pleader. Baboo Ram Doyal Doss, Pleader. Jodu Nath Mookerjee, ditto. Zemindar. Monmohun Sing, "

Issur Chunder Rai, Jotedar. ,, Rakhal Doss Boral, Zemindar. 33

Silk Trader. Mohabul Mondal, Sarif Moonshi, ditto.

Baboo Vidya Nunda Bose, ,, Pores Nath Doss, Scrinhtadar. Mooktear.

For the City Moorshedabad Municipality.

The Agent to the Governor-General, Moorshedabad, for the time being (ex-officio). The Executive Engineer, Nuddea Rivers

Divisiou, for the time being (ex-officio). J. A. Price, Esq., Assistant Engineer, De-partment of Public Works.

Baboo Bungshi Dhur Rai, Naib Dewan, Nizamut.

Haran Chunder Moitra, 2nd Master, " Nizamut School.

Okhoy Coomar Dey, Assistant Sur-" geon.

Baboo Ram Churn Mookerjee:

Roghu Nath Sing.

Dewan Mowlabux.

Baboo Gunga Das Rai. .

Hunuman Dass. ,,

Holash Chand Bathra, Merchant. ,,

Bhoodhi Sing.

Peari Lal Dutt.

Rai Megraj Kutari, Bahadoor. " Dhunput Sing, Bahadoor.

> R. L. MANGLES, Offg. Secy. to the Goot. of Bengal.

[First Publication.] NOTIFICATION.

The 1st March 1877.-It is hereby notified for general information that the provisions of Act XXXI of 1860 (relating to the manufacture, importation, and sale of arms and ammunition, and for regulating the right to keen and use the same, and to give power of

1 Nections 2 to 4, Act XXXI, 1860.
2 Nections 5 to 18, Act XXXI, 1860.
3. Sections 17 to 19, Act XXXI, 1869.
4. Sections 26 to 20, Act XXXI, 1869.
(As modified by sections 2 and 8 of Act 1 of 1860.

disarming certain as continued in force and amended by Act VI of 1866 (the Arms'

Act Continuance Act) are in force throughout the territories subject to the control of the Licutenant-Governor of Bengal.

2. The powers of seizure, search, and arrest in certain cases, as laid down in sections 20, 25, and 31, Act XXXI, 1860, are still possessed by the persons who have been vested with these powers by the law.

The following revised rules have been prescribed under the Act for the importation, transhipment, inland transport, and exportation of arms and ammunition, for the grant of licenses for carrying arms, and for the munufacture and sale of arms and ammunition in Bengal:

- 8. Under the pravisions of section 17 of Act XXXI of 1860, the importation from any place not in British India of all cannon, howitzers, mortars, arms, percussion-caps, sulphur, saltpetre, gunpowder, and other ammunition into the territories under the Licutenant-Governor of Bengal. is prohibited, unless covered by a license or pass.
- 4. Liceuses to import arms and ammunition into the Lower Provinces of Bengal by land may be granted by the Secretary to the Government of India, Foreign Department, or by the Secretary to the Government of Bengal in the Judicial Department. Calcutta is the only port in the Lower Provinces where importation by sea is permitted. Persons desirous of importing arms, &c., by sea into Calcutta, or into any of the districts of Lower Bengal must apply for a license to the Commissioner of Police at Calcutta. This officer is also authorized to grant, licenses for importstion through the Port of Calcutta into districts of British India under other Local Governments and Administrations. Applications for a license to import arms must be made in writing, and must contain full information on the following ioints:

1st.—Purpose for which required. 2nd.—Probable cost of each weapon.

3rd.—Place at which the goods will be imported.

4th.—District in which the arms and ammunition are to be used, kept, or sold.

- The Commissioner of Police, on receipt of applications in the prescribed form, is authorized to grant licenses according to Form A at his discretion, for the importation of arms and, in reasonable quantities, of ammunition. His proceedings will be subject to the general control and direction of the Government of Bengal.
 - 6. Licenses for the importation of fire-arms will not be granted by the Commissioner of Police, unless he is satisfied that the weapons are required for bond fide sporting purposes. When doubt, shall detain the arms ar licenses are granted, he should fix a period, not for the orders of Government.

exceeding three months, within which the license must be used, and after which its authority will cease. A fresh license must be taken out for each

separate importation.

7. Any considerable importation of arms will require special explanation and guarantee that their use is to be inoffensive before a license is granted. The Commissioner of Police will not grant licenses for the importation of firearms in large quantities without reference to the Government of Bengal in the Judicial Department.

- 8. The granting of a license must depend upon the facts of each case, or upon the general complexion of the explanations obtained. Cheap guns may be imported in moderate quantities to wild districts, where they are required to keep down wild beasts or to kill game; but in default of some such good and substantial motive for importing a large number of guns, the license should ordinarily he refused. Costly guns can be admitted with greater safety than cheap arms; for only the latter can be employed to any extent for military or aggressive purposes, while the former are nearly always used for sport. When arms are of a kind to raise suspicion that they may be possibly meant for warfare, or for illegal purposes, such as pistols, bayoncts, or cheap guns, the Commissioner of Police must satisfy himself very carefully as to the object, reasons, and direction of import, before he admits them under license. He can do this by testing the references which the applicant may give, and by communicating with the Government of Bengal.
- 9. The Collector of Customs will not, except in the case of European gentlemen importing a reasonable quantity for their private use, deliver any arms or ammunition unless protected by a pass from the Commissioner of Police at Calcutta. When persons, other than European gentlemen. desire to import fire-arms for their private use, they should be referred to the Commissioner of Police, who will grant a pass at his discretion: he need not, however, under the Act, require a license to be taken if the quantity of arms imported is reasonable, and if intended for the importer's own private use.
- 10. A license need not be refused for all arms brought into the river, for the importation of which no previous permission has been obtained. When such arms are themselves of an unobjectionable character, the Commissioner of Police may grant for them the licensc in Form A and the Customs pass in Form B together, provided he is satisfied that there is no intention to evade the rules.

11. No license or pass will be granted for rifles of a military pattern, or of patterns easily convertible into military weapons, unless the consignees produce specific orders from English gentlemen for the weapons.

12. The consignee, on arrival of the arms and ammunition, must produce his license to the Commissioner of Police at Calcutta, upon which he will receive from the said officer a pass in Form B for the delivery by the Customs authorities of such arms and ammunition as may be mentioned in the liceuse.

13. The Collector of Customs will be respousible for seeing that the arms imported answer to the description given in the pass; and, in case of doubt, shall detain the arms and refer the point

- Under the provisions of section I, Act XVIII of 1841, the exportation of arms and ammunition from British India, whether by land or by sea, to places without British India, is prohibited, except under passes to be granted by the Secretary to the Government of India in the Foreign Department. This rule does not apply to sulphur and saltpetre, which are not included in the term "ammunition." In the event of any necessity arising, the Government of India has power under section 23, Act VI of 1863, to restrict the trade in these articles.
- 15. Export passes are granted subject, as far as may be, to the rules for the transport of arms within British India; and wherever there is a Political Agent, Cantonment Magistate, or other British official at the place of destination, the pass shall be delivered to him within six days of the arrival there of the articles covered by it, with a view to his satisfying himself that there is no deficiency, in the same manner as a Magistrate of a British district is required to do by the Inland Transport Rules prescribed below.

16. Under the provisions of section 6, Act VI of 1873, the transhipment of cannon and firearms, and parts of fire-arms, and of gun-powder and other ammunition, at any of the ports to which the Act extends, is prohibited, except under license from the officer charged to grant licenses

of import into British India.

17. Under the provisions of section 22, Act XXXI of 1860, the Governor-General in Conneil has been pleased to prohibit the transport of firearms and parts of fire-arms, and military stores, lead, sulphur, gun-powder, and other ammunition from any place in British India within the jurisdiction of one Local Government or Administration to any place in British India within the inrisdiction of another Local Government or Administration except under the following rules and conditions.

18. Any person desirous of transporting any of the above mentioned articles [except in reasonable quantities for his own private use] from Calcutta into the interior of British India beyond the territorial jurisdiction of the Lieutenant-Governor of Bengal, must apply for a pass to the Commissioner of Police at Calcutta.

- 19. When a person is desirous of transporting any such articles from any place in the Lower Provinces of Bengal, other than Calcutta, to any place in British India within the territories of another Local Government or Administration, he must apply for a pass (which will be granted in Form C annexed) to the Sccretary to the Government of India in the Home Department, or to the Secretary to the Local Government of the territory out of which he desires to convey the articles, or to the Magistrate or Deputy Commissioner or other chief Executive Officer of the District out of which he desires to convey the articles, or to such other officer as the Government of India may have authorized by notification to graut such a pass.
- 20. The application must in either case be in writing; it must specify the town, station, or other place into which the articles are intended to be transported, and must contain full information as to the quantity, quality, and description of the articles and the purpose for which they are respectively designed. Where the articles have been

imported from abroad, the license under which they have been imported must be appended.

21. It will be within the discretion of the officer authorized in this behalf to grant the pass if, from the information thus given and otherwise obtained, he considers that such pass may be safely granted. A register shall be kept of all passes so granted, and a copy of each pass shall be sent to the Magistrate of the district within which the place to which the articles are to be transported is situated.

22. The articles covered by each pass shall be taken direct to the place of destination mentioned in the pass without being sold or made use

of all any intermediate place.

23. On the articles reaching their destination, the person in charge thereof must deliver the pass to the Magistrate of the district within six days. It will be the duty of that officer to satisfy himself that the articles transported correspond with the entries in the pass, and to see that any deficiency that may exist is satisfactorily accounted for. The pass shall then be endorsed and returned to the holder, if he may lawfully keep in his possession the articles of which it covers the transport.

24. The prohibition stated in paragraph 17 shove does not extend to the transport of saltpetre, the only restriction placed on which is that it shall not be transported from any part of India to any port on the east coast of the Bay of Bengal within the jurisdiction of the Chief Commissioner of British Burmah, save under license from the

said Chief Commissioner.

25. Under the provisions of section 22, Act XXXI of 1860, the Lieutenant-Governor has been pleased to prohibit the transport of any fire-arms, or part of fire-arms, bayanets, swords, daggers, spears, spear-heads, military stores, lead in the shape of shot or hallets, sulphur, gan-powder, and other ammunition from any one place to any other place within the Lower Province of Bengal except under the following rules and conditions.

26. If the arms and ammunition are to be transported from Calcutta to any of the districts under the Lieutenant-Governor of Bengal, the Commissioner of Police, at the time of granting the pass for delivery from the Custom llouse, will grant a pass in Form C for the transmission of the said goods to the place to which the importation is sanctioned in the license, and he will forward a copy of the pass to the Magistrate of the district in which the place is situated.

27. If the transport is not to be made under import pass, as in the preceding section, application for a pass must be made to the Commissioner of the Division where the place is situated, into which it is proposed to transport the goods.

28. The provisions of Rules 20, 21, 22, and 23 are applicable to all cases in which application is made under Rules 26 and 27.

29. The following fees are to be charged for the issue of licenses and passes under the foregoing rules :-

For each license in Form A for permission to import arms and ammunition ...

For each pass in Form B for the delivery of arms and ammunition from the Custom House ...

5

For each transport pass in Form C...

80. The foregoing rules do not apply to arms and ammunition transported by any person in small quantities for his own private use, but a license or pass may be granted for such arms or ammunition at the discretion of the officer to whom the application is preferred.

81. Section 32 of Act XXXI of 1860, absolately probibiting the possession of any arms or ammunition without a liceuse is not now in force in any district of l'engal, inasmuch as no district

is at present disarmed under that section. 32. In districts and places not brought under the provisions of scetion 32 of the Arms Act, persons are not absolutely prohibited from carrying arms without a license; but any person not exempted by section 27 from the provisions of the two previous sections is liable to be disarmed by any Magistrate or police officer under section 26, if, in the judgment of such Magistrate or police officer, it is dangerous to the public peace to allow such persons to go armed or to carry arms.

All the districts of the Burdwan, Orisia, and Chota Nagpore Divisions, 24-Perzenness, Nuclea, and Jessore

in the Presidence Division.

Chimparun, Sarun, Duchlungs, and Mezufferpore in the Patus

Biymon.

Kajshahye, and Pubna in the
Rajshahye and Cooch Pebar Division.

Maldah in the Bhagulpore Diviniou.

33. In the districts noted in the margin, the Government has not insisted on the people taking out liceuses to own or carry arms. In these districts the local officers will refrain from enforeing the provisions of acction 26 of Act

XXXI of 1860, except in special cases, in which there are good grounds for believing that such a measure is necessary for the preservation of the public peace.

In the districts noted in the margin, the

All districts in the Daces and Chittagong ovisions Bogra, Rung-pore, Dragepore, Julyigo ee, and Darjoshing in the Rajshaliye and Chiragona, Dinagepore, Jupago C., Darpeling in the Rajshahyo and Cooch Behar Division.

Gya, Patna, and Shahabad in the Patna Devia, n.

Money, labad in the Presidency

Magistrates bound . to insist on beenses being taken out before arms are carried. They must however, ohserve, that they are not an-

thorized to interfere with the mere possession of arms, if the possessor does not carry them or go armed. The license must be in Form D annexed.

- 35. Any person in the districts named in Rule 34, who is not exempted under section 27 of the Act, and who is desirous of obtaining a license to corry arms, shall make an application in writing to the Magistrate in charge of the district or subdivision in which he may be residing. The applientiou must be on an 8-anna stamp, and contain the following particulars:-
 - Name and address of applicant.
 - Period for which the license is required (in no case to exceed one year from datc).
 - (3)For what purpose the arms are required, and the place where the applicant proposes to reside during the currency of the liceuse,
 - (4) Description of arms for which a license is sought.
 - (5) Whether the arms are to be carried only by the applicant or by his followers; if the latter, the number and description of arms to be carried by each follower.
- 36. Some of the districts named in Rule 34 being situated on the frontier, the unrestricted right of possessing and carrying arms would afford facilities for selling them to the hostile

tribes on the border, out of whose hands it is of the greatest importance that arms and ammunition should be kept. In the other districts specified, the people are turbulent and prone to engage in affrays and riots, and it is necessary for this reason to place a check on the possession of arms by them.

37. The license given must be renewed year by year. The registration of these licenses will enable each Magistrate to ascertain the number of arms kept by the people in his jurisdiction.

- 38. Licenses to carry arms on a journey may he given to bond fide travellers in Form E by the Magistrate of the district or sub-division (and in Calcutta by the Commissioner of Police), provided that, save for special reasons, no such license shall be current for more than a fortnight beyond the time required for the ordinary course of post between the place at which the license is granted and that to which the applicant is travelling.
- 39. The Magistrates should use caution in the issue of liceuses to carry arms on a journey, and give them only if satisfied, on inquiry, that they can be safely granted. A register must be kept of all passes so granted, and a copy of such pass shall be sent to the Magistrate of the district to which the traveller is proceeding, in order that the Magistrate may insist upon a license being taken out there if necessary.
- 40. Besides such licenses no passports or certificates or documents of any kind shall be granted by Magistrates or other authorities, Civil and Political, to any persons travelling or intending to travel in India, either in the territories subject to the Government of Her Majesty, or in Native States. Persons intending to travel from India to Foreign countries can, as heretofore, obtain passports on application to Government iu the proper department.
- 41. As to the manufacture and sale of arms, Magistrates have under the Act complete power to grant licenses and recall them, and can therefore impose any condition they desire, for, if the condition is not fulfilled, the Magistrate is empowered to reseind the liceuse at the end of the year. In this way a limit can be placed upon the quantity of arms and ammunition which a manufacturer may dispose of under license; but ordinarily it will only be necessary for the police to keep themselves well informed as to his actual stock, and to take means for testing the correctness of the stock-book entries. No license is required for the sale and manufacture of fire-works.
- 42. Licenses to sell arms are, in the districts of Purneah, Dinagepore, Rungpore, Tipperah. Chittagong, Dacca, Backergunge, Mymensingh, Julpigorce and Darjeeling, to be given only to those persons to whom a license to transport arms, &c., would be given by the Commissioner under Rule 27. Such licenses should be very charily given in those districts after reference to the Commissioner of the Division, and only at Sudder stations, except in the district of Chittagong, where the Commissioner is specially authorized to grant such licenses to respectable men at the head-quarters of sub-divisions. Commissioners of Divisions are authorized to withdraw licenses from dealers in arms who may have their shops at places other than at the Sudder station, and where no proper check can be exercised over

the sales. The fee for a license to sell arms is ten rupees. Court fee labels are not to be used for the payment of stamp duty, which must be levied by means of stamps authorized under Act XVIII of 1869.

- 43. In districts where licenses are permitted to be given for the sale of arms and ammunition at the head-quarters of sub-divisions, the sub-divisional officer shall exercise a close and careful supervision over the transactions of the licensed dealers, and shall submit periodical reports of all transactions for the information of the Commissioner of the Division. The sub-divisional officer is required to see that arms and ammunition are sold only to such persons as are known to be residents in the sub-division; and that all arms so sold are registered and produced when required for inspection.
- 44. Under sections 14 and 15 of the Act, the Lieutenant-Governor has authorized District and Assistant Superintendents of Police to enter the premises of persons licensed to manufacture or to deal in arms and ammunition, and to inspect the books kept by them in the course of their trade. Joint-Magistrates are empowered to inspect the books of the shops in the Sudder sub-division, and the officers in charge of other sub-divisions are also authorized to exercise the same power within their respective jurisdictions. The proper main-

- tenance and inspection of these books, which are essential at all times to effective control over the traffic in arms, has become very much more important now that the checks on importation are likely to stimulate home manufacture.
- 45. As manufacturers cannot aell without their customers bringing themselves under the rules of inland transport in the process of taking away their purchases, Magistrates have a further means of controlling their trade.
- 46. The licenses of all dealers in arms, &c., must contain a stipulation that they will abide by the rules above laid down under penulty of forfeiting their license. They must also undertake to enter in their books, besides the purchaser's name, the name of his father (for native purchasers), his place of residence, and the police station within the jurisdiction of which he resides. Licenses granted under section 7 of the Act to sell arms should bear a note drawing attention to the necessity of the dealer's procuring also an import or transit pass, or both, before he can import or transport arms for sale. The licenses of dealers in Calcutta should contain a stipulation that they will sell to dealers residing out of Calcutta only when they produce a pass in Form C from the Commissioner of the Division where they reside, and that they will enter in their registers the particulars of each such pass.

FORM A.

FEE FIVE RUPERS.

LICENSE for the Importation of Arms and Ammunition into the Port of

granted by

Name and address of applicant.	Description of arms.	Number.	Description of ammu-	Quantity.	Purpose for which re- quired.	Value.	Port in which to be landed	District and place to which to be conveyed after importa- tion.	Rumante
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FORM B.

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FEE ONE RUPEE.

PASS for the Delicery of Arms and Ammunition by the Collector of Customs.

Same of Place of turstness.	Date of Boseruption of arms	Number, descri	ptron mos-Quantity.	ship by which imported,	i License for Arms, &c., importate by whom supplied. Sprinted, a date there	REMARKS.
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FORM C.

FER FIVE RUPERS.

PA88 fo		t at Arms a District of	ud Amm	untion from		lo		in the
Name of holder,	Piace of busi-	Description of a	Number.	Description of a	Quantity.	Mode of transit.	Up to what date pass is vaint.	Remarks
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FORM D.

LICENSE to carry Arms, issued under Sections 28, 29, and 30 of Act XXXI of 1860.

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License by whom granted.	Name of person transfer, and name.	Villake.	Police station.	Dwtri-t.	From what date to what date livene grantfold.	riet, kowil, ce dels too a se very putton.	Whither operations of the property of the prop	· Rewards
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FORM E.

LICENSE to carry Arms on a Journey, issued under Clause 4, Section 32 of Act XXXI of 1860.

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Name of per whom grant fathers name	Villages	Polue station.	District	To what place	Route by which could be well and a district and fowns throught the live is otherwise.	Probable time journey is en to occupy, an what date the is walid.	extends to his followers, if the latter, number of followers beensed, and number and description of arms to be carried by each.	REMARES.
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	of person in granted, ers name.	of person or stranted, or stranted,	of person rrs name.	GRANTER.	CHANTER.	Name of person to whom granited, and father's name. Village. Police station, granal proceeding. To what place proceeding. Route by which proceeding, and names of district and chief former themshall be the winch which the literies as bave operation.	Vallage. Village. Village. Village. District. Powhat place proceeding. Reute by which proceedings and chief forward into the line which proceeding in the line which proceedings in a state of the line which pouriery is exterted to occur. And after the line which is what date the license is walled.	when granter of the property o

N.B.—If the license is to have operation in any district or place disarmed under the provisions of section 22 of Act XXXI 85 1v60, the becase must be countersigned by the Magastrate of the district for which the license is issued.

FORM F.

STOCK BOOK to be kept by all persons licensed to manufacture or deal in Arms under Section 12, Act XXXI of 1860 (Arms' Act).

	Stock book		ARTICLE.		Whether purchased or	If imported direct, number and date	If purchased, from whom, and date of purchase.		
Date.	Stork book No.	Nature.	Description.	Quantity.	Whether purchased or imported direct.	of Forms A and B and name of ship.	purchase.		
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FORM G.

SALE BOOK to be kept by all persons licensed to manufacture or deal in Arms under Section 14

Act XXXI of 1860.

ł	, N		ARTICLES SOLD.							
Pase of sole.	Stock book	Nature.	Description.	Quantity.	Price.	Name of pur- chaser.	Residence of purchaser.			
	Section Register No. 1.	Specification of arms or ammunition, whether gun, rifle, aword, esps. gunpowder, &c.	Distinguishing marks, maker's name, &c., &c.			Pather's name also, if purchased by a native.	If in a town, give street and num ber; if in district, name of village police thana, pergunnab, an gillah.			
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FORM H.

(On stamp paper of the value of ten rupees.)

LICENSE to manufacture or deal in Arms and Ammunition for one year from the date hereof.

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Name of helder and place of residence.	Place of business, that is, manufactory or shop.	To be manufac- tured.			tured.	To be deat m.	Probable estimated out- turn of each description of armen's ammonition per month.	Estimate of probable pur- chase and eate of arms woll ammunities, per nuclifi.	Actual reported out of each, theirties arms and source per per per reported for their personal terms of the prevention in conservation.	Actual reported position of societies and societies and time and time and time in the currence of presentation of the currence of presentation of the currence	Remake»
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FORM I.

LICENSE is hereby granted under the authority of Act XXXI of 1860, clause 3 α section 32, to α of to have in his possession the arms and ammunition hereunder specified :

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Fire-arms	•··	•••	•••	••	•••	•••	••											
Bayonets		•			•••	•••	•••											
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Swords		***		-**	•••	••	•••											
Daggers	•••	***				•••	•••	j										
Spears								i										
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Spearheads	• • •	•••	'				***	1										
Percussion caps								İ										
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Gunpowder		•••	**	•••	•••	٠	••	1										
Salphur	,	٠																
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Other ammunition	•••	•••	•	•••	•••		**-	i										
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R. L. Mangles, Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 19th February 1877.—In exercise of the power conferred by section 25 of Act XXII of 1864, the Governor-General in Council is pleased to extend the rules and regulations made under clause 7, section 19 of the above Act, for the prevention of venereal disease among European troops in the Dum-Dum Cantonment, to the whole of the area contained within the thanas of Dum-Dum and Areadah. R. L. MANGLES,

Offg. Secy. to the Govt. of Bengol.

[Second Publication.]

NOTIFICATION.

The 20th February 1877.—Under the authority vested in him by Section 3 of Act IV (B.C.) of 1865 (an Act for the prohibition of Inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the towns of Buxar, Doomraon, and Jugdispore, in the district of Shahabad; Nowada, Jehanabad, and Aurungabad, in the district of Gya; and Bettinh, in the district of Chumparun. R. L. MANOLES,

Offg. Secy. to the Govt. of Henyal.

[Second Publication.]

NOTIFICATION.

The 22nd February 1877 .- It is hereby notified that under Section 234 of the Bengal Municipal Consolidation Act V (B.C.) of 1876, the Lieutenant-Governor of Bengal is pleased, on the recommendation of the Commissioners at a meeting, to extend all the provisions contained in Part VII, Chapter II of the said Act to the Municipality of English Bazar, R. L. MANGLES, m the Maldah district.

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 15th February 1877.—It is hereby notified for general information that under Section 299 of the Bengal Municipal Act V (B.C.) of 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Cuttack, to extend to that Municipality the provisions of Part IX, Chapter II of the aforesaid Act V R. L. MANGLES, (B.C.) of 1876.

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 15th February 1877 .- Under Section 50, Act X of 1872, the Lieutenant-Governor has been pleased to direct that the Sub-divisional Officer of Sectamurhee for the time being, Mr. G. Anderson, Chowdhry Roodhur Pershad, and Moonshee Rohimullah, Honorary Magistrates, or any two or more of them sitting together, shall form a bench for the trial of cases arising within the sub-division of Sectamurhec, in the district of Mozufferpore.

The Lieutenant-Governor has also been pleased to direct that when, under Section 51, Act X of 1872, this bench exercises the powers of a Magistrate of the First Class, it shall also have power to try summarily all or any of the offences mentioned in Section 222 of the said Act, and that when similarly it exercises the powers of a Magistrate of the Second or Third Class, it shall also have power to try summarily all or any of the offences mentioned R. L. MANGLES, in Section 225 of the said Act.

Offg. Secy. to the Govt. of Benyal.

[Third Publication.]

NOTIFICATION.

The 20th February 1877 .- It is hereby notified for general information that under Section 17 of Act V (B.C.) of 1876, the Lieutenant-Governor has been pleased to appoint the District Superintendent of Police of Nuddea to be an ex-officio Commissioner of the undermentioned Municipalities in the district of Nuddes:-

- Kishnaghur.
- 2. Santipore.
- 3 Ranaghat.
- Nuddea. 4.
- Kooshtea.

- Meherpore.
- Beernaggur.
 Moheshpore.
- 9. Comercolly.

R. L. MANGLES, Offg. Secy. to the Goot. of Bengal.

[Third Publication.] NOTIFICATION.

The 13th February 1877.—The Lieutenant-Governor of Bengal is pleased to transfer the head-quarters of the Maniknagore Sub-Registry Office in 24-Pergunnaha from Maniknagore to Prithiba. This notification will take retrospective effect from 28th October 1876.

R. L. MANGLES, Offy. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 20th February 1877 .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a road to connect the Ranipatna road, in the town of Balasore, with the distillery road in the same town, in the village of kismut mouza Srikantpur, pergunnah Sunhat, zillah Balasore, it is hereby declared that for the above purpose a piece of land, measuring, more or less, 0 beeghas 16 gunths 3 biswas of standard measurement, bounded on the north by the distillery road; east by the house of Baboo Purna Chunder Banerjee, Hari Suin, Pancheejena, and Ghana Mahapatra, and mehal lands of mouza Srikantpur; south by the Ranipatna road; west by the houses of Radha Shyam De and Udi Sahn, and mehal lands of mouza Srikantpur, is required within the aforesaid village of kismit mouza Sreekantpur.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all R. L. MANGLES, whom it may concern.

Offg. Sery, to the Govt, of Bengal.

PUBLIC WORKS DEPARTMENT,-BENGAL.

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ESTABLISHMENT.

Dated the 2nd March 1877.

No. 7).—Leave of Absence.—Mr. J. S. Carey, Executive Engineer. Fourth Grade, and Executive Engineer (temporary rank), Third Grade, Gauges and Darjeeling Road Division, 18 allowed furlough for two years, under Civil Leave Code, Chapter IV, Section 12.

2. Mr. Carcy is allowed subsidiary leave for thirty days, under the above Code,

Chapter VI, Section 24.

Dated the 3rd March 1877.

No. 72. - Transfer. - Mr. J. Fennessy, Executive Engineer, Second Grade, attached to the Patna Division, is transferred in the interests of the public service to the Ganges and Darjeeling Road Division as Executive Engineer of that division.

No. 73.—Notifications.—Baboo Baney Madhub Mozoomdar, Overseer, First Grade, joined the Chittagoug Division on the 14th February 1877, before noon.

Dated the 4th March 1877.

No. 74.—Mr. D. McGregor, Sub-Engineer, First Grade, joined the First Calcutta Division on the 17th February 1877, afternoon.

Bengal Government (Public Works Department) Notification, No. 420, dated 18th December 1876.

† Bengal Government (Public Works Department) Notification, No. 16, dated 22nd January 1877.

2 Bengal Government (Public Works Department) Netification, No. 331, dated 21st October 1876.

No. 75 .- Mr. W. H. Nightingale, Executive Engineer (temporary rank), Third Grade, attached to the Burdwan Division, returned to duty from the privilege Icave granted* to him on the 17th February 1877, afternoon.

No. 76.—Baboo Baney Canto Deb, Supervisor, First Grade, attached to the Burdwan Division, availed himself of the privilege leave granted to him from the 12th February 1877, afternoon.

No. 77 .- Baboo Madhoram, Sub-Engineer, First Grade, attached to the Chittagong Division, returned to duty from the privilege leave granted to him on the 14th February 1877, afternoon.

No. 78.—Leave of Absence.—Baboo Panch Cowrie Gupto (deceased), Accountant, Fourth Grade, attached to the Central Office of Accounts, Bengal, for two mouths and six days, under Section 3, Supplement P of the Civil Leave Code, from the 12th December 1876 to the 16th February 1877.

No. 79 .- Transfer .- Baboo Mohesh Chunder Bose, Accountant, Fourth Grade, from the Chittagong Division to the Central Office of Accounts, Bengal.

J. E. T. Nicolls, Major-Genl., B.E., . Secretary to the Government of Bengal, in the Public Works Department. .

IRRIGATION.

NOTIFICATION-ESTABLISHMENT.

The 5th March 1877.

No. 56,-Notification.-Baboo Charoo Churn Bose, Overseer, First Grade, Arrah Division, availed himself on the afternoon of the 13th February 1877 of the privilege leave granted him in the No. 22, dated 29th January 1877. orders marginally noted.

No. 57.—Posting.—Mr. R H. Rhind, Executive Engineer, First Grade, is posted to the Northern Drainage and Embankment Division, which he joined on the 17th January

No. 58.-Notifications.-Baboo P. Sambiah Naidoo, Overseer, Second Grade, joined the Byturnee Division on the afternoon of the 21st February 1877.

No. 59.—With reference to the orders marginally noted, Bahoo Adhore Chunder Roy Chowdry, Sub-Overscer, First Grade, reported his departure for the Orissa Circle on the forenoon of the 18th No. 40, dated the 13th February 1877. February 1877.

No. 60 -Leave. -Mr. Paul Greiff, Prolationary Overseer, Second Grade, Eastern Sone Division, is granted privilege leave for three mouths, under Section 12, Supplement F of the Civil Leave Code, with effect from the date on which he availed himself of the same.

No. 61.-Leave.-Mr. J. F. Williamson, Assistant Engineer, First Grade, Arrah Division, is granted privilege leave for one month, under Chapter VII, Section 32, of the Civil Leave Code.

No. 62.—Declarations.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a bungalow in the village of Bukwa, tupped Manpur, pergunnuh Majhanwa, zillah Chumparun, it is hereby declared that for the above purpose a piece of land, measuring 3 acres, more or less, bounded on the-

North,-By cultivated land of Mohun Koerce;

East.—By cultivated lands of Jew Lall Aheer and Bance Madhub Pundit; South.—By cultivated lands of Jai Naraen Koormee; West.—By a nullah and cultivated land of Mohun Koeree—

is required within the aforesaid village of Bukwa.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 63.- Whereas it appears to the Lieutenaut-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a hungalow in the village of Semree, tupped Manpur, zillah Champarun, it is hereby declared that for the above purpose a piece of land measuring 3 acres, more or less. bounded on the

North - By cultivated land of Mohur Aheer and waste land of Bettiah Raj;

East .- By cultivated land of Mohur Aheer;

South - By cultivated land of Dabee Koohur, Kumar Kulwar, and Bhoomurdhun Aheer; West.-By cultivated lands of Bissun Kanoo, Mohun Raoot, and Kumar Kulwaris required within the aforesaid village of Semrec.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 61.—Whereas it appears to the Lieutenaut-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a bungalow in the village of Patjirwa, pergunnah Majhauwa, zillah Chumparun, it is hereby declared that for the above purpose a piece of land measuring 5 acres and 9 poles, more or less, bounded on the-

North.—By Progas Coormee's cultivated land, village road, and Hurrflighee Misser's waste land;

East.—By Progas Coormee's cultivated land, village road, and Hurringhee Misser's waste land;

South.—By Tapsec Aheer's and Meeto Dayan's cultivated land, village road, and Hurringhee Misser's waste land;

West .- By Gunduk Embankment and Hurringhee Misser's waste landis required within the aforesaid village of Patjirwa.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 65.-Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a bungalow in the village of Kurmynee, tuppeh Patjirwa, sillah Chumparun. it is hereby declared that for the above purpose a piece of land measuring three acres, more or less, bounded on the-

North.—By Woochunto Aheer's cultivated land and Ramsabuk Chowbey's paddy-field;

West.—By Ramsabuk Chowbey's paddy-field and cultivated land;

South.—By Ramsabuk Chowbey's waste land and Gunduk Embaukment;

East - By Ramdhyan Doobey's and Mohur Jolaha's cultivated lauds and partly waste land of Bettiah Raj-

is required within the aforesaid village of Kurmynee.

This declaration is made nuder the provisious of Section 6 of Act X of 1870 to all whom it may concern.

No. 66. - Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a bungalow in the village of Chuteea, pergunnah Majhauwa, zillah Chumparun, it is hereby declared that for the above ourpose a piece of land measuring 2 acres 3 roods and 19 poles, more or less, bounded on the-

North. - By Boochi Roy Lungut Takoor and Beera Roy's field; East. - By moonj cultivation and kuddoo-field of Beera Roy;

South .- By unsown fields of Ovec Roy and Shew Nundun Thakoor;

West -By canal bund and unsown field of Roochi Roy-

is required within the aforesaid village of Chutees.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 67.—Whereas it appears to the Lientenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a bungalow in the village of Sungrampur, perguunah Majhanwa, zillah Chumparun, it is hereby declared that for the above purpose a piece of land, measuring 3 acres and 30 poles, more or less, bounded on the-

North.-By maugo topes of Hurdwar Cowar and Gopaul Dosad and cultivated fields of Dwarka Shaw;

East.—By cultivated fields of Sew Churn Mallah, Gopaul Dosad, and indigo-fields; South.—By cultivated fields of Hurdwar Cowar and Unuttoo Cauco; and

West-By indigo-fields belonging to Sungrampur factory-

is required within the aforesaid village of Sungrampur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 68.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a bungalow in the village of Dekaha, pergunnah Majhanwa, zillah Chumparun, it is hereby declared that for the above purpose a piece of land, measuring 5 acres and 33 poles, more or less, bounded on the-

North.—By waste land attached to Bettiah Raj;

South .- By the cultivations of Bhirjun Jhir and the embankment;

East .- By the Chupra and Motiharee Boad; and

West .- By the embankment and the cultivated land of Lungut Ghir-18 required within the aforesaid village of Dekaha.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 69.-Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz. for the construction of a bungalow in the village of Hooseypoor, perguunah Ratti. zillah Tirhoot, it is hereby declared that for the above purpose a piece of land measuring 3 acres and 14 poles, more or less, bounded on the-

North .- By Hurrihur Pershad's uncultivated land and Musammutt Fool Coomar and Jeet Coomar's waste land;

East .- By Hurrihur Pershad's uncultivated land;

South.—By Musammutt Pool Coomar and Jeet Coomar's cultivated laud, and Hurrihur Pershad's cultivated laud and village road;

West .- By Musammutt Fool Coomar and Jeet Coomar's cultivated landis required within the aforesaid village of Hooseypoor.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

The 6th March 1877.

No. 70 .- Promotion .- Mr. J. L. Parker, Superintending Engineer, Second Grade, Orisea (ircle, to Temporary Superintending Engineer, First Grade, with effect from the 29th January 1877.

No. 71 .- Notification. - That portion of the orders maginally noted, which directs the transfer of Baboo Rajendro Nath Mookerjee, Overseer, No. 40, dated the 18th February 1877. First Grade, from the Gundunk to the Orissa Circle, is hereby cancelled, as also the orders posting the Overseer No. 51, dated the 26th February 1877. to the Byturnee Division.

Baboo lasur Chunder Ghose, Overseer, First Grade, is transferred, in the interests of the public service, from the Gunduck to the Orissa Circle, sice Baboo Rajendro Nath Mookerjee.

F. T. HAIG, Colonel, R.E., Joint-Secy. to the Govt. of Bengal in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 1440, dated 27th February 1877.-Mr. A. W. Scanlan received charge of the

Julpigoree Jail from Mr. C. A. C. Gennoe in the afternoon of the 31st ultimo.

No. 1441.—Surgeon W. Duncan received charge of the Julpigoree Jail from Mr. A. W. Scanlan at noon on the 21st instant.

H. H. RISLEY, for Inspector-General of Jails, Bengal.

ECOLESIASTICAL.

THE Lord Bishop of Calcutta purposes, God-willing, to hold a general ordination of Priests and Deacons in St. Paul's Cathedral, Calcutta, on Sunday, the 25th March next.

Divine Service will commence at half-past 10 o'clock A.M., and the sermon will be

preached by the Reverend Brook Deeds, M.A., Bishop's Chaplain.

Candidates for Holy Orders, who have not sent in their papers, are requested to send them immediately addressed to the Reverend Brook Deeds at the Bishop's Palace.

Candidates must attend at the Palace at 10 a.m. on Wednesday, the 21st day of

The Bishop also purposes, God-willing, to hold a Confirmation on Tuesday, the 20th day of March next, in St. Paul's Cathedral, Calcutta.

CALCUTTA, the 26th February 1877.

CHAS. SANDERSON, Registrar and Secretary.

TREASURY NOTICES.

DEPUTY COLLECTOR MOULVI IERAM RUSOOL has been placed in charge of the Sarun Treasury, and is authorized to draw bills on other treasuries.

DURGA GATI BANERJEE, Personal Asst. to Commr., for Commr. Patna Commr's Office, the 28rd February 1877.

Assistant Collector Mr. J. D. Andreson has been placed in charge of the Mymensing Treasury, and authorised to draw bills on other treasuries.

F. B. PRACOCK, Offg. Commissioner. DACCA COMME.'s OFFICE, CAMP CAPASH ATTIAH, the 26th February 1877.

Sheriff's Office, the 14th February 1877.

Notion is hereby given that the third Criminal Sessions of the year 1877, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Thursday, the Fifteenth day of March next, at 11 o'clock in the forencen, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. F. Ogilw, Sheriff.

महिक चाकिम, मन ১৮৭१ मान ১৪ই কেব্ৰয়ারি।

সকলকে সমাচার দেওয়া যাইভেছে যে সুবে বাজালার কোর্ট উইলিয়ন মুর্ণের অধীন শহর কলিকাভার ७ बनाना चारनत क्लोबनाती विठात जिल्लाखा बना ब्लागानि नम अ-११ नारनत अहे मार्ठ त्रक्लाख्यात বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত সেশিয়াদের কার্য্য শেব না হয় ঐতিদিন উক্ত সময়ে কলিকাভার হাই কোটের আপন আনালত যরে সল ১৮৭৭ সালের ভৃতীয় ক্রিনিনেল লেশিয়ান বসিবেক এবং এডফ্বারা थागत क्या बांदेख्यह त्र, त्र मक्य दाक्ति कांत्र करत्रीत दिक्ति क्याबाती विहिम कतिर्देक खाशता উক্ত ছালেজ্জ্জ সময়ে ছাজির থাকিরা মোকজ্ম। করে ইডি। J. F. OGILYT, Sherif.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE undermentioned Students have passed the Examination for Honors in Arts:-ENGLISH.

FIRST DIVISION.

In Order of Merit.

Majumdar, Nilkanta Basu, Devendranath ... Presidency College.

Ditto.

SECOND DIVISION. In Order of Merit.

Datta, Dvijadás

Isvardás

Ghosh, Saratchandra

Chattopadhyay, Prasanuakumar

Sen, Trigunacharan

... Presidency College. Lahore College. ... Presidency College.

... Teacher.

... Presidency College.

ARABIC.

THIRD DIVISION.

SECOND DIVISION.

... Benares College. Amjad Ali

THIRD DIVISION.

Ashraf Ali ... Benares College.

PERSIAN.

THIRD DIVISION.

... Muir College, Allahabad. Raja Husein

SANSKRIT. FIRST DIVISION.

Bhattacharyya, Haraprasad

... Sanskrit College.

SECOND DIVISION. Bapurao, Dada

... Muir College, Allahabad.

MATHEMATICS. FIRST DIVISION.

Gupta, Bipinvihari

... Presidency College.

SECOND DIVISION.

In Order of Merit.

... Presidency College. Basu, Durgadas Ditto.

Dás, Surendranath

THIBD DIVISION.

In Order of Merit.

Basu, Annadaprasad Misra, Ramsankar

... Presidency College. ... Benares College.

PHILOSOPHY.

THIRD DIVISION.

Gupta, Girindrukumar

... Free Church Institution.

PHYSICAL SCIENCE.

SECOND DIVISION.

Bagchi, Upendranath Mukhopadhyay, Hirálál

Ray, Haricharan

In Order of Merit.
... Presidency College. ... Hooghly College. Canning College.

THIRD DIVISION.

Basu, Narendranath

... Hooghly College.

The undermentioned Students have passed the Examination for the Degree of M. A.:-In Alphabetical Order.

Bandyopadhyay, Chandmohan

Básudevlal

Basu, Kunjavihari

Bhattacharyya, Makundachandra

De, Asutosh Ghosh, Ramanath Gomes, D.

Mukhopadhyay, Srischandra Ray, Gangaparayan

SENATE HOUSE, The 22nd February 1877. Dacca College. Canning College.

General Assembly's Institution.

... Sanskrit College.
... Presidency College. ... Sanskrit College.

... Bishop's College.
... Presidency College.
... General Assembly's Institution.

A. W. OROFT, Offg. Registrar.

MOFUSSIL PLEADERSHIP AND MOOKHTARSHIP EXAMINATION FOR 1877.

THE following are the names of the successful candidates at the examination held on the 26th and 27th of January last:—

Higher Grade Pleadership.

Kegute		Register No.	
80 3.	Braja Nath Biswas.	7.	Ramdin Bhuttacharjee.
4.	Tara Prasanno Chaudhuri.	9.	Shama Kant Roy.
5.	Lal lichari Ghosal.	12.	Purna Chundra Ghosh.
	Lower Grade	Pleaders	ship.
H. G. 8.	Nusrut Uddin Ahmed.	L.G. 17.	Prosanna Coomar Sen.
., 11.	Lochmon Lal.	. ,, 18.	Jogueswar Sen.
	Sarat Chunder Chakurbarti.	,, 23.	
	Kedar Nath Nath.	,, 81.	
	Anund Chandra Saha.	,, 32.	
	Umesh Chundra Mookerjee.	,, 36.	
	Sailendro Chunder Bundopadhya.	,, 40.	
,, 13. ., 14.	Shyamapada Mookerjee. Benode Bihari Basu.	1 / 42	
" 15	Jogendra Chandra Sen.	,, 45. ,, 47.	
,, 13.	.,	larship.	
1.	Doorjakanto Sarma.	144.	Giris Chandra Roy.
2.	Bejoyram Doss.	145.	
4.	Gopal Chandra Doss.	153.	
5.	Doorga Churn Bhuttacharji.	162.	
6.	Rhedoy Nath Chuckerbatty.	164.	
11.	Gunga Churn Chuckerbatty.	166.	
18.	Shurjo Kanth Banerjee.	168	
17.	Gopaul Chundra Bhuttacharji.	173.	
21.	Ali Karim.	175.	
30.	Zahirul Hossain.	176,	
33. 35.	Jawad Ali.	179. 181.	
35. 38.	Mahamed Abdul Haq. Elahi Bakhah.	183	
40.	Afzul Karim.	189	
44.	Jamal Uddin Hydar.	193	. Ram Naraiu Surungee.
45.	Hoshear Narayan.	195	
46.	Makhan Lal.	199	
52.	Benode Behary Josh.	203	
5ō.	Sharoda Prasad Chowdhry.	204 205	
61. 71.	Damodar Muhauti. Sosi Kumar Gupta.	206	
76.	Prasana Kumar Mozamdar.	207.	
82.	Grish Charan Gangooly.	210	
88.	Prosono Coomar Banerjea.	221	
84.	Mohesh Chandra Sircar.	228	
90.	Isan Chandra Bandopadhya.	235	
9 <u>5</u> .	Ram Chaudra Roy.	236	
97.	Baikuntha Nath Bhadro.	237	
98.	Pyari Mohan Roy.	243	
102. 10 3 .	Pratap Chandra Guha. Braja Nath Bhumik.	247 250	N' naim
105. 105.	Raj Cumar Datta.	253	
106.	Isan Chandra Tarafdar.	254	
108.	Durga Narain Mullick.	257	
112.	Ram Chandra Ghose.	259	. Muna Pershad.
113.	Umesh Chaudra Chakravarti.	260	
126.	Gonesh Chandra Mitter.	262	
128.	Ambika Churn Basu.	263 266	
131. 134.	Hari Mohan Chowdry. Gobind Chandra Neogy.	267	
136.	Mahammad Abdool Hamid.	269	
137.	Sheikh Wasir Uddin Hyder.	270	, Moharuk Hosien.
138.	,, Shofaet Hosain.	271	
139.	Hidaet Bashir.	272	
]4(1,	" Mahammad Abdul Ghani.	273	
141a. 143.	Doarka Nath Sinha.	277 280	
41U,	water track Dillie.	200	. •••••• CHAI (MAIL)

Register No.		Regi No		
282.	Latafat Hosien.	, 36	4.	Komol Krishna Deb.
253.		36	7.	Ganga Chandra Chakrabarti.
284.		37	O.	Sarnt 1 handra Deb.
285.	Chait Narain Sing.	37	3.	Megh Nath Dhur.
29%,	Gowrishunker Sahoy.	37	4.	Chundra Kumar Basu.
300.	Tuffuzool Hosien.	37		Tarini Churn Singh.
302.	Bishen Sahov.	37	6.	Deno Nath Chuckerbutty.
303.	Ramgyan Singh.	37	9.	Bux Ah.
305.	Dinesar Pershad.	386	0.	Pasant Kumar Tallapattro.
307.	Seedhesree Pershad.	38	2.	Sheikh Eezad Bux.
311.	Audit Sahov.	38	3.	Noorul Hock.
312.	Zamurool Hossien.	38	ŧ.	Hussna Jan.
313.	Induject Persad.	38		Shaikh Enavet Ali.
316.	Rameshur Lal.	38	6.	Mohboob Ali Khan.
319.	Kalika Persad.	88	7.	Sheikh Ikbal Hossien.
32 0.	Bunsecdhur Lall		8.	Meer Tafazzul Hossain.
321.	Raghoo Nath Sahai.	39	2.	Mohamed Siddak
329.	Kishoon Chaud.	39	3.	Sheikh Mohamed Mazeed Hossain.
331.	Saligram.	39	5 .	Sheik Mohebhul Hok.
	Deoki Nandan.	40	i.	Abdul Ghani.
333.	Nanjadick Lall.	40	6.	Tafazzul Hossain.
334.	Dwarka Pershad.	40	9.	Azecz Uddin.
335.	Pursotim Lall.	410	O.	Amanat Hossain
	Raj Kurun Lall.	41	3.	Seraj Uddın Hossain.
337.	Abdool Qadir.		1.	Tabarik Hossam,
338.	Ali Raza.	41	7.	Mohamed Siddiq
341.	Mohmed Mohsin.	420	O.	Syed Azeezar Rahman.
3.43.	Abdool Kadir.	42	G.	Nobi Bux.
344.	Tabaruk Hossien.	43	1 .	Jugni Kishwar Pershad.
345.	Mukhoof Hossien.	41	5.	Berhandco Naryen.
347.	Mahomed Qasim.	419	9.	Dookhit Singh.
349.	Leakut Hossien.	450	0.	Mahabeer Pershad.
354.	Ahmad Ali Khan.	45	3.	Umesh Chandra Ghose.
356.	Qeam Uddin.	45	1.	Rush Behary Mukerjee,
357.	Abdool Luteef.	45		Girish Chundar Mundul.
358.	Hoosmoot Pohecd.	458	8.	Sheikh Jonah Ali
	Abdool Hukim.	-160	0.	Troilakho Nath Majumdar.
362.	Mukbool Hossien.	16:		Jadub Chundia Muter.
The co	ertificates of passing will be	forwarded in t	he e	course of a few days to the district

The certificates of passing will be forwarded in the course of a few days to the district Judges, through whom the successful candidates sent in their applications.

By order of the Board,

E. J. TREVILYAN,

Secy. to the Board of Examiners for Pleadership and Mookhtarship.

The 1st March 1877.

OPIUM NOTIFICATION.

No. 232B.

Notice is hereby given that the Fourth Sale of Opium, the provision of 1574-75, 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 6th April 1877, at 11 a.m., and will comprise 4.000 chests, viz.—

nonai opini	Benares	93	***	•••	•••	1,910
1 cur	penares	91	•••	•••	•••	
Rehar Onium 2,085		-		•••		1,915

- 2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 14th November 1876, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 11th and 21st April 1877 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Wednesday, the 11th April 1877, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 21st April 1877.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Department, however, reserves to himself the right of altering these dates should circumstances render it expedient to do so:—

DATES.		Behar, about Chests.	Benarcs, about Chests.	Total, about Chests.
On or about Monday, 4th June 1877 On or about Wednesday, 4th July 1877 On or about Thursday, 2nd August 1877 On or about Wednesday, 5th September 1877 On or about Wednesday, 3rd October 1877 On or about Friday, 2nd November 1877 On or about Monday, 3rd December 1877		2,085 2,085 2,085 2,085 2,080 2,080 2,080 2,080	1,915 1,915 1,915 1,915 1,920 1,920 1,920 1,920	4,000 4,000 4,000 4,000 4,000 4,000 4,000
Total	•••	16,660	15,340	32,000

By order of the Member in charge,

W. H. GRIMLEY, Offg. Secy. . BOARD OF REVENUE, L.P., FORT WILLIAM, the 26th February 1877.



The Calcutta

WEDNESDAY, MARCH 7, 1877.

PART IA.

Orders and Notifications by the Gobernment of India.

The following orders, issued by the Government of India in the Legislative Department, are republished for general information:-

CORRIGENDA.

In Act I of 1877, section 22, paragraph II, published in the Gazette of India of the 10th, 17th and 24th February 1877, after illustration (k), insert—

"The following is a case in which the Court may properly exercise a discretion to décree specific performance."

In section 26, illustration (a), line 6, for "A," read "D."

In volume 1 of General Acts of the Governor General of India in Council, page 310, section-number-for "134," read "341."

No. 11.-Fort William, the 27th February 1877.-Notifications.-The following Rule, substituted for number 58 of the Rules under the Trade Marks Registration Act, 1875, and the Trade Marks Registration Act Amendment Act, 1876, (38 & 39 Vic., Chap. 91,) published under Notification of this Department, No. 7, dated the 7th instant, is published for general information :--

Representations of cotton marks to be ent by owners readent in the United sent by owners resident in the United Kingdom on or before January 1, 1877; by owners resident abroad on or before March 1, 1877.

"58. Every person who at the date of the passing of the Act used any cotton mark shall, if resident in the United Kingdom, on or before the first day of Jaruary one thousand eight hundred and seventyseven and if resident elsewhere, on or before the first day of March one thousand eight hundred and seventy-seven, send to the Manchester office three representations of such cotton

mark, in such form and with such a description as may be from time to time required by the Commissioners of Patents."

No. 12. Mr. W. F. Agnew, Barrister-at-law, received charge of the office of Reporter for the Indian Law Reports, in the High Court at Calcutta, from Mr. Amír Ali, after noon on the 26th instant.

The following orders, issued by the Government of India in the Home Department, are republished for general information:

No. 169.—Fort William, the 2nd March 1877.—Appointment.—Mr. A. Manson, c.s., Officiating Joint-Magistrate and Deputy Collector of Purneah, in Bengal, to officiate as Deputy Commissioner of Sylhet in Assam, during the absence on furlough of Mr. A. L. Clay, or until further orders.

No. 173.—The following List of Civil Servants on the Bengal Establishment, absent on furlough, special or subsidiary leave on the 31st December 1876, is published for general information:—

No.	Names.	Substantive appointment.	ment of	commence- furleugh leave.	Date of expiry of furlough or leave.	REMARKS.
		LOWER	PROVINCES.			
		Fri	Lougn.			
3	E. W. Molony W. J. Money, C.s.1.	Secretary to Government of Benga Commissioner, Bhagulporo District and Sessions Judge, Myn Singh. Nagistrate and Collector, Pubna	March 29, 18n- March 24, April 23, 1	1878 1876	April 10, 1877. March 28, 1877. November 23, 1877. April 22, 1877.	Granted 7 months' ex- tension b the Secretar of Stale.
6 !	F. G. Millett J. S. Drummond W. Wavell	Magistrate and Collector, Sarun Magistrate and Collector, Muor dabad	she- April , 1	876 875 876	April 20, 1877. April 25, 1877. April , 1877.	-
9 10 11	T. T. Allen F. Wyer, B.A.	Magnetrate and Collector, Dacea Senior Superintendent of Survey Datrict and Sessions Judge Joint-Magnetrate and Deputy Colle 1st grade.		1875 876 1876	June 22, 1878. March 28, 1877. March , 1878. August 15, 1877.	1
3 i i i i i i i i i i i i i i i i i i i	J. A. Hopkins, n.t. F. W. It. Cowley G. K. Webster E. H. Ruddock W. H. Verner	Inspector of Schools, Western Circ Deputy Commissioner, Wards' E Assistant Magistrate and Deputy Culle 3 on 1-Magistrate and Deputy Culle 34-Pergunnah.	state June 30, 1 Chytober 1 November	1876 . 1875 r 1, 1874	March 16, 1878. January 29, 1878. March 30, 1877. January 31, 1877 September 28, 1877.	Since returne
×	l'. Hnriey W. F. Moros	Assistant Magistrate and Collecte Joint-Magistrate and Deputy Coll	ector February	16, 1876	December 15, 1877.	Has applied resign t service.
	J. Scobell Armstrong C. II. Vowell	Assistant Mugistrate and Collecto Assistant Magistrate and Colle Nhuhalad.			April 2, 1877. November 10, 1877.	1
2 1	A. W. Oochran A. W. B. Power R. M. Waller J. E. h. Jeffery P. Nolan	Assistant Magnetrate and Collecte Pointed Agent, Hill Tipperah. Assistant Magnetrate and Collecte Ditto ditto	May 7, 18 r May 11, 1 April 1, 1	70 874	April 10, 1878. May 6, 1878. February 10, 1877. October 31, 1877. Nuvember , 1877.	; . Since return
7 8	R. Cornish E. M. Money	Ditto ditto Ditto ditto Ditto ditto Ditto ditto	March April 21, Decoming dung 9, June 16,	r 31, 1875 1876	Auvenner , 1877. April 20, 1877. June 30, 1877. June 8, 1877. June 15, 1877.	
			AL LEAVE.			
ı	II. Hankey	luspoctor-General of Police	August	, 1876	February , 1877.	į
	Note.	Total absent Total of Civil Sorvants employed in the Percentage of absentees			33 23;	1

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

No. 1250.—Fort William, the 28th March 1877.—Accounts and Finance.—Mr. D. M. Barbour received charge of the Office of Accountant-General, Bengal, before uoon, on the 26th February 1877.

No. 1232.—The 28th February 1877.—Pensions and Gratuities.—The Governor General in Council directs that the words "Dockyard Tindals" and "Dockyard Scrangs" be inserted after the words "Tindals" and "Scrangs" respectively in the list of Officers contained in Rule 1, under Section 42 of the Civil Pension Code.

No. 1209.—The 28th February 1877.—Separate Revenue—Post Office.—The services of Mr. T. W. Gribble, s.c.s., Officiating Post Master General, Bengal, are replaced at the disposal of the Government of Bengal from the date on which he is relieved of his duties in the Post Office Department.

Mr. J. Macfarlan, Bo. c.s., Post Master General of the second grade, now on furlough, is appointed to officiate as Post Master General, Bengal, and in the first grade of Post Masters General, until further orders.

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

No. 178.—Port William, the 1st March 1877.—Subordinate Medical Department.

Rank.	Name.	To what rank promoted.	From what date.	In succession to.
Assistant Apothecary	 A. Fitagibbon	 Apothecary	Jan. 15, 1877	Apothecary J. Pitts, deceased.

No. 186.—Transfer of Officers.—The services of Surgeon W. F. Murray, M.B., are placed temporarily at the disposal of the Government of Bengal.

Granted extensions of leave.

Captain T. H. Lewin, Staff Corps, - six months, medical certificate.

No. 197.—Regulations.—Under instructions from the Right Hon'ble the Secretary of State for India, the following clauses are substituted for clauses 2 and 3 of Rule IX of the Furlough Regulations of 1868, republished in G. G. O. No. 171 of 1874:—

"2. Leave granted under these Rules, without furlough pay, will not reckon as furlough already taken in calculating the balauce at an officer's credit, or as part of the total of eight years allowed as shown in Rule XVI, but all furlough with furlough pay, whether on private affairs or on medical certificate, taken under these rules, will so reckon.

"3. Furlough and leave previously taken under the Rules of 1795 or 1854, will count, as respects officers who have elected these Rules, as follows:—

"Furlough on private affairs, with pay, taken under the Rules of 1796 or 1854, counts in all respects as furlough.

"Leave on sick certificate, under the Rules of 1796, does not count in any respect as furlough.

"Leave on sick certificate, with pay, under the Rules of 1854, counts as part of the maximum of eight years allowed under these Rules, but until the maximum thus made up be reached, this leave will not count us furlough already taken in determining the amount of furlough to which an officer is cutifled

" Leave without pay under the Rules either of 1796 or 1854 does not conni in any respects as furlough."

No 198.—In continuation of G. G. O. No. 1244 of 1869, and under the authority of the Right Hou'ble the Secretary of State for India, it is hereby notified that in the case of a Colonel of the Indian Army who may be desirons of proceeding on furlough on the expiration of his term of Brigade Command, he may, if he has Indough to his credit, avail himself of it without reference to the restriction ordinarily imposed of serving three years from the date of his last return to duty.

B. L. MANGLES, Office, to the Gott, of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 7, 1877.

PART II.

Adbertisements.

[N.B.-Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Choitro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:—

CONDITIONS OF SALE.

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate, in perpetuity.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the Revenue Authorities.
(3.) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
(4.) If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after sale, reckoning the day of sale as one, or if that day be a close heliday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the extate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in	Number on the district roll.	Name of estate and per- gunnah.	Apprezi- mate area in acres.	Gova	ENERT LEV	ERUR.	Upset price.	icum a m n n.
atatoment of				Revenue assessed.	Road crass.			
121	4450	Reliuquished plot of C land in mouzah Mancatta, in Babhangwan, perkun- nah Salemabad.	A. R. P. 7 0 24	ł			Ha. A. P. B02 14 h	The upset price has been calculated at twenty times the sudder [times.

TOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, presponding with 28th Choitro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:—

CONDITIONS OF SALE

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate, in perpetuity.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and

by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the Revenue Authorities.

If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

(3.) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
(4) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in	Numberon	Number of estate and	Approxi-	Government.				
datement of Government estates.	the district roll.	pergunnah.	mate area in acres.	Revenue assessed.	Road cess.	Total.	Upset price.	Rema r e.
142	4751	Belinquished plot of C land in mousah Joyna- gore, pergnanah Salema- bad.		Rs. A. P. 8 0 5	**1 ***	Rs. A. P. 8 0 5		The upper price has been calculated at twenty times the sudder jumma.

MONGHYB COLLECTOR'S OFFICE, the 4th November 1876.

E. D. LOCKWOOD, Offg. Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Choitro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:-

CONDITIONS OF SALE.

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, revenue free, in perpetuity, as the jumma is below one rupec.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue Authorities.

(3.) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

(4.) If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

Number in state. Number		Approxi-	GOVERNMENT REV	ENUR.		
ment of Govern- irief roll , ment califies	Name of estate and pergunnah.	male area in acres.	Revenue Bond coss.	ł .	Upset price.	RHMARKS.
		· <u></u>				
!		A. R. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
152 +12 4	Reinquished plot of C land in mouzah Secator, pergumah Chakye.	e 3 37	0 10 2	0 10 2		the upset price has been calculated at 20 times the sudder jumms.

Monghar Collector's Office, the 4th November 1876.

E. D. Lockwood, Offg. Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Maldah will be put up to public and unreserved sale at the Collector's office of that district on the 22nd day of March 1877, corresponding with 10th Chaitra 1283, B. S., Thursday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877, corresponding with 17th Magh 1283, B. S.

		The state of the s					
No. ou ; touti.	Cin.vv.	Names of melials and pergunualis.	Name of proprietor.	•	Sudder jumms.	Balance due.	RRWARES.
;					Rs. A. P.	Rs. A. P.	
122	Lst Cines	Jhinkra and others, pergannah Huj- rapore.	Syed folam Hyder, Syed Golan uddin, Syed Usuf, syed Zahur and Syed Easin.	n Mohi- runuabi,	597 8 0	161 0 0	
148	Ditto	Mohammadiganj, pergunaah Hujra-	liitto ditto		756 13 0	132 0 0	
:27	Ditto	Taraf Srirampore, porcunnah Chandlas	Intro ditto		1.140 6 0	353 0 0	

MALDAR COLLECTOR'S OFFICE, the 3rd February 1877.

BHUBUHESHWAR SINGH, Dopy. Collr. in charge.

Description of mobal.	No. on rent	Name of astate and pergunnah.	Names of proprietors.	Sudder jumme.	Amount of arrows for which the setate is to be sold.	Benabra.
Control of the contro			•	Ra. A. P.	Ra. A. P.	
Permanently actiled.	310	Boves Hissey, &c., pergunnah Chur- kawau.	Spec Nath Singh, Labbehary Singh, Ram Seran Singh, Hampurshad Singh, mai- geomers.	1,005 16 0	0	The whole mehal is to be put up to sale.
Disto	4171	Gowhurpore Sind- wari, pergunnah Kabar.	Deanut Boy, Moonshee Syed Amirally, Museamut Nusran, Roop Chund Ssino, Baij Nath Sunrh, Ram Nath Sinch, alias Sita Ram, Hishqon Sahoy Singh, Isree Pershad Singh.	6,105 12 0	327 12 · 0	Of the share of which the Government revenue is Rs. 2,673-11-0, the Ijmai share only will be sold.
Ditto	1260	Pipra Kanowdi, &c., persumah Koo- toomba.	Lal Kuer	6,466 I4 O	860	Of the share of which the Government revenue in Rs. 1,269-18-0, the limal share will only be sold.
Ditto	1287	Thenre, &c., per- gunnali Kootoom- ba.	Bai Raj Coomar Singh Bahadoor, Sheo Churrun Singh, Banai Singh, Narsen Singh, Moonaheo Ameer Ally, Mewa Lall, Mukchid Dasa, Lalloe Singh, Ramlaggun Singh, Baideo Singh, Raiko Bhan Pertap Singh, Rai Hii Narsen Singh, Raja Kishen Pertap Singh, Ram Churder Singh, and Bai Chadhar Pertap Singh.		6 13 h	Of the share of which the Government revenue is Rs. 400-4-0, the limal share only will be sold.
Ditto	1923	Scoramahapore, pergunnah Nur- hut.	Hednaraen Singh, alias Bence Singh, Mussamut Anar Koer, Mussamut Man Kuer, Kashy Pershad Singh, Nand Kishore Pershad Singh, Joory Singh, Jectan Singh, Ram Goolam Singh, Isokee Nundan Singh, Kanhya Singh, Kishoon Pershad Singh, Shou Pershad Singh, Jhummun Singh, Thummun Singh, and Shunkur Naraen Singh.	1,000 a a	40 10 Đ	The timal share only will be sold, the Government demand of which is its. 1,083-0-0.
bitto	1955	Kujour, &c., per- gumush Nurhut.	Moghraj Singh, <i>elias</i> Ganga Singh	1,404 6 0	# 10 #	The share of which the Government revenue is its, 63-12-0 will be sold.
Intto	2472	Oharce, &c., рег- киппаћ Samme.	Ram Goolam Singh, Hookso Nunden Singh, Balboo Shib Lall Singh, Jeetan Singh, Juryao Singh, Nund Kishore Singh, Kanhya Singh, Kishooh Pershad Singh and Sheopershed Singh.	2,101 5 0	3 1 0	The limal share only will be sold, the Government revenue of which is its, 658-6-0.
Ditto	2,995	Binds, &c., persun- nah Shergholty.	Akhowrec Kowleshur Dya), Goomance Lall and Hurrochar Nath.	1,274 15 6	1	The share of which Govern- ment receive is Rs. 98, and account separated, will be sold.
Patto	3,4407	Punkerdeeh Mal- licearce, &c., ta- licear pergunnah Shergorty.	Hazarec Lall, Nadir Bochee, Imam Ally Khan, Asmat Bebee, Kanzan Khan, Emo Beebee, Lall Beebee, Kasum Ally Khan, Akhowree Chuttaretinare Rann, Showk Lall, Kurran Lall, Sheodist Singh, Bhola Nath, Kuran Lall, Sheodist Singh, Bhola Nath, Kuran Lall, Sheodist Singh, Bhola Nath, Kuran Lall, Sheodist Singh, Bille Nath, Karke Khan, Neigel Khan, Asser Khan, Nijeel Khan, Raheem Khan, Joybeharee Lall, Rahebsingh, Khedoo Lall, Wahad Ally, Syed Mohomed Hussan, Sheikh Ahmidosihah, Omrao Beebee, Mahami Singh, Mussamut Meonja Kuer, mother and suardian of Ahesbarin Singh, minora on, Saroop Narsen Sheoraj Bharthee, Jehal Singh, Jagrariath Singh, Goor Narsen Singh Bolakee Singh, self and guardians of Hurscomath Singh, and Hurscomath Singh, Mossamut Mohamdo Bezam, Ajodhya Singh, Mossamut Mohamdo Bezam, Ajodhya Singh, Sheothurun Singh, Lalloo Singh, Mossamut Harib, Bhatoo Mahton, Baijaash Mahton, Thana Mahton, Mussamut Chanderbasee Kuer, and Rewat Lall.		140 7 G	The ijmal share, of which the revenue is Rs. 5,171-2-0, will be sold.
Hentajrov	5,200	Sarawan Talooga mehal 41 Kul- lums Dehat Wee- raney, pergunnah Sherghotty.	Mrs. A. M. Hanvey, Goshaen Biothreer, Goshaen Mitteriit Guer, Ekhat Ally Khan, Mathar Ally Khan, and Loruk baho, Molika and Mostajira of 16 nomas.	7,500 S 0 Mal. : 6,728 S 0 Malkana. : 541 0 0	214 7 4)	This mehal is settled for twenty years from 1266 to 1285 F.S.
Permanently settled.	3,565	ismallpore Koel, pergunnah Arwal.	Kanhya Ojha, Pertap Ojha, Ajodhya Ojha, Husgobind Ojha, Musamut Barat Be- gum, Jibbos Singh, Pittamber Such, Mossamut Hasso, Girwar Tewawe, and Bhairo Dyal Moliks and malgoszars.	1,345 3 0	3 13 4	The whole mehal into be put up to male.

NOTIOE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district, on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realised in the same manner as arrears of revenue, due on the 26th day of December 1876.

CLASS I .- PREMAMENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismot Ambica Baboth, Taraf Trilok Chunder Canongoe, Nilam Koilas Chundra Nandy. Sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 88.—Taraf Ashrof Agbar; recorded proprietors Nasir Ali, Ram Das, and Trahiram. Sudder jumma Rs. 6941-3. The entire estate will be sold.

For Arrears of Revenue. No. 54.—Taraf Anandi Ram, canongoe; recorded proprietors Srimoti Ananda Mohi and others. Sudder jumma of the entire estate Rs. 849.6-9. The shares of Tripura Soondari, Kaler Chand Nao. Krishnamoni, Srimoti Perothi, Brojomohun, Brojomohun, Bishyanath, alias Bodyanath, Volanath, Ghonesham, Hara Das Canongoe, Jan Bibi, Kali Churn, Udoy Chand, Ulmilla, Ranjit Ram, Ram Das, Ram Kishore, Ram Dyal De, Ram Dyal, Ram Doolal, Shibo Dass Canongoe, Thomo Ram, Mirtunjoy, alias Googul Kishore, Ram Dyal De, Amanoth Ali, Jinnoth Ali, Akima Bibi, Moti Bibi, Shek Mahomed Busherullah Chowdry, Shek Mahomed Asanullah Chowdry, Shek Mahomed Rohimullah Chowdry, Bishamber De and Kali Kumar De, bearing a sudder jumma of Rs. 113-8-10, will be sold the remaining proprietors having opened apparate accounts under Act XI of 1869. will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 396.—Taraf Buksha Ali, recorded propristors Neamothullah, Nasoo Shere Khan, Dewan Ali, Noorullah, Fateh Ali, Shom Shere Ali, and Oomar Ali. Sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue. No. 398.—Taraf Basir Hanif; recorded proprietor Srimoti Jahironnessa Khalom. Sudder jumma Rs. 513-0-0. The entire estate will be sold.

For Arrears of Revenue.

No. 519.—Taraf Bejoy Narayan; recorded proprietor Goloke Chandra Chowdry. Sudder jumma Rs. 566-3-6.

The entire estate will be sold.

For Arrears of Revenue.

No. 746.—Taraf Seepi Douloth; recorded proprietor Sheik Abdullah Khan. Sudder jumma Rs. 2,930-1-3. The satire estate will be sold.

For Arrears of Revenue.

No. 1023.—Taraf Golam Rahath Khan; recorded proprietor Romesh Chunder Rai. Sudder jumma
Rs. 4,138-2-4. The entire estate will be sold.

For Arrears of Revenue. No. 1040.—Taraf Gobinda Anandi; recorded proprietors Sotronarain and others. Sudder jumma of the entire estate Rs. 1,061-13-10. The shares of Shek Mahomed Bosheerullah, Shek Mahomed Asanullah, and Shek Malomed Rohimullah, bearing a sudder jumma of Rs. 707-14-6, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue. No. 1238.—Taraf Enos Jop; recorded proprietors Adhu Khan, Abdul Hosein, Anwar Khan, Brojo Mohun, Shorforaj, Shafar Ali, Absol, Mahomed Samil, Mahomed Asad, Magan, Noajish, Warish Khan, Easin Khan, Amir Ali, Har Ali Khan, Nasu Meah, Noamoth Ali, Sonaullah, Amoo Mcah, Tojambool Ali, Mahomed Samil, Ahamed Ali, Alaka, Bishawnath Surma, Eoj Khan, Hyder Ali, and Moniram. Sudder jumma Rs. 2,272-7-6. The entire estate will be sold.

No. 1285.—Taraf Jorip Mahomed; proprietors Jan Bibi, Mahomed Basheerullah and Ram Kanto Chowdry. Sudder jumma Rs. 784-8-1. The entire estate will be sold.

For Arrears of Revenue.

No. 1363.—Taraf Jadoo Madan; recorded proprietors Ali Rajah and others. Sudder jumma of the entire estate Rs. 1,227-15-9. The share of Assaullah Chowdry, bearing a sudder jumma of Rs. 571-14-5, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1869.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi; recorded proprietor Shachi Nandan Koondo. Sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1714.—Nilam Lakhi Narayan; recorded proprietors Mahomed Warish and Ram Dayal Chowdry. Sudder jumma Rs. 1,199-15-9. The entire estate will be sold.

For Arwars of Revenue.

No. 1747.—Taraf Monohor Rai Chowdry, recorded proprietors Ramjoy De, Srimeti Ananda Mohi, Ram Coomar Rai, Srimeti Hara Soondari, Raj Mongal Rai, Srimeti Ananda Mohi, Shama Soondari en behalf of Protab Chunder Rai, Ram Coomar Rai, Durga Kirpa Rai, Nitya Nanda Rai, Pran Krishna Rai, Ram Chunder De, Pran Krishna De, Ram Chundra De, Bonamali De, Aukhil Chunder Rai, Kolaish Chunder Rai, Tara Churn Rai, Romesh Charan Rai, Ram Coomar Rai, Kishore Mohun Rai, Srimeti Ananda Mohi Takurani, Ram Coomar Rai, Kishore Mohun Rai, Ananda Moyee Takurani, Ananda Mohi, Protab Chandra Rai and Roghoo Nandan. Sudder jumma Ra. 3,491-10-0. The entire estate will be sold. For Arrears of Revenue.

For Arrears of Bevenue.

No. 1751.—Taraf Modan Chowdry; recorded preprietors Lakhi Kanto Dutta and others. Sudder jumma of the entire estate Rs. 688-6-5. The share of Bam Doyal, bearing a sudder jumma of Rs. 13-13-0, will be sold, the remaining proprietor having opened separate accounts under Act XI of 1859.

For Arrears of Revenue. No. 1894.—Taraf Magan Ghonesham; recorded proprietors Bhoyrub Chunder and others. Sudder jumma of the entire estate Rs. 560-5-0. The shares of Bhoyrub Chundra, Mahamed Dowloth and Tarini Charan Surma, bearing a sudder jumma of Rs. 424-13-0, will be sold, the remaining proprietors having opened separate accounts under Act VI of 1850. under Act XI of 1859.

No. 1900.—Taraf Mahomed Monohor; recorded proprietors Alfa Bibi, Ahmedullah, Chand Bibi, and Ethbar Ali Chowdry. Sudder jumma Rs. 66-15-6. The entire estate will be sold.

For Arrears of Resense.

No. 2009.—Kismat Moorari Dhur Canongoe and Nil Comol Sen, Baboth Taraf Gouri Shunker Canongoe; recorded proprietors Srimoti Araspoorna Takurani, Krishna Chunder Gupta, Petamber, Sarath Chunder, Jugguth Chunder, Latoo Meah, Umod Ali, and Ananda Mohi. Sudder jumma Sa. 1,230-3-1. The entire estate will be

No. 2301.—Kismoth Najiruddin Ahmed, Baboth Taraf Hosan Wali; recorded proprietor Najiruddin Ahmed Sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismoth Provabutty, Baboth Taraf Brojo Kishore Canongoe; recorded proprietors Abul Khoir Mahomed, Mohotsona Billah, and others. Sudder jumma of the entire setate Rs. 667-11-10. The shares of Boishnub Charan Dutta, Fatch Ali, Gour Hari Biswaa, Khoolun, Madan Mohun, Mahomed Ali Chaprasi, Noor Bibi, Warish Rohoman Syud, Ram Das, Ram Das, Barn Das, Sarath Chandra, Hari Charan, Shabitree, Moonshy Tilok Chunder Biswas, Shek Mahomed Basheerullah, Amir Ali, Noor Ahamed, Taruk Chunder Dutta, Oma Churn Dutta, Moonshy Tilok Chundra Biswas, Sarath Chunder Wadder and Srimoti Nosilun Bibi, manager and guardian of Romesh Chunder Biswas, bearing a sudder jumma of Rs. 186-11-11, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 2432.—Kismoth Pran Krishna, Gopi Mohun, Gooroo Dass, Hara Dass Rai, Baboth Taraf Joogul Kishore; recorded proprietors Hara Das, Gooroo Das, Gopi Mohun and Pran Krishna Rai. Sudder jumma Rs. 3,353-14-8. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambya; recorded proprietor Akbar Ali Chowdry. Sudder jumma Rs. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishore Cauongoe; recorded proprietors Ali Hosan and others. Sudder jumma of the entire estate Rs. 819-1-7. The shares of Varoth Chundra Tapadar, Ali Hosan, Buksha Ali, Boishnub Churn Chowdry, Gour Kishore, Gouri Mohun Biswas, Jadooram Thakur, Lalitha, Modhooram, Udoytara, Poran Das Chowdry, Prem Narayan, Ram Joy Bodya, Ram Das Surma, Ram Dhun, Ram Chundra Biswas, Radharam. Roohi Das Pal, Shomshere Ali, Susty Chundra, Srimoti Pran Kishori, Rookinny, Koilas Chandra Sen, Shek Dhonoo Sadagur, Bungshy Bodon Biswas, Pran Hurry Lallah, Korim Bukshaw and Boishnub Charan, beating a sudder jumma of Rs. 478-5-4, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 2933.—Taraf Shachiram Canongoe; recorded proprietors Aiton and others. Sudder jumms of the entire estate Rs. 826-14-3. The share of Shek Asanullah Chowdry, bearing a sudder jumms of Rs. 102-4-5, which is under butwara, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3039.—Taraf Sham Raja; recorded proprietors Brindabun Raha and others. Sudder jumma of the entire estate Rs. 673-14-3. The shares of Hurgobindo Raha, Magan Das Raha, Durga Churn Raha and Rumjan Ali, bearing a sudder jumma of Rs. 211-8-8, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3125.—Taraf Srimonto Ram Canongoe; recorded proprietors Abdullah Khan and others. Sudder jumma of the entire estate Rs. 1,737-12-0. The shares of Abdullah Khan, Hamidullah Khan's nephew Abdullah Khan, Bodyanath, Ram Kishore Sen, Ananda Mohun Naha, Srimoti Wass Khatun, Jan Ali Chowdry, Bodyanath Sen, Sham Soonder Sen and Ram Kishore Sen, bearing a sudder jumma of Rs. 843-13-9, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3880 —Taraf Obeydullah, Shek Mohamed Osi, Shek and Mohamed Ali; recorded proprietors Amena Bibi, Ahamed Ali, Boumjan Bibi, Abdullah Khan, Mohamed Bosirullah and Ramijaddin. Sudder jumma Rs. 678-7-0, The entire estate will be sold.

For Arrears of Revenue. Mohal Lakkoraj resumed.

-Talook Mohamed Kaloo, Kamar Ali; recorded proprietor Shek Mokbul Ali. Sudder jumma Rs. 518-5-3. The entire estate will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under Act VII of 1868, Act II of 1871, Section 6, Act XI of 1869, that the undermentioned estates in the district of Chittagony will be act at the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulation of the collector of the col lations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 26th day of December 1876.

NOABAD.

For Arrears of Bevenue.

Mouzak Patholi, Thanna Ramoo.

No. 49.—Talook Gouri Sanker Bodyn ath Canongoe; recorded proprietors Ali Hossein and Abdul Hamid; sudder jumma Rs. 1,491-4-9. The entire talook will be sold.

For Arranes of Revenue.

Mouzah South Nhilla, Thanna Teknaaf.

No. 460.—Talook Khoameh Chowdhuria, Srimoti Omeri Chowdhuria, Lathong Chowdhuri, Lapo Chowdhuri, Lapo Chowdhuri, Lapo Chowdhuri, Lapo Chowdhuria, baboit talook Kandao, Milam Charapooroo Chowdhuri; sudder jumma, including road fund, Rs. 677-11. The entire talook will be sold.

For Arrears of Revenue.

Mouzah Char Shobek Bakalia, Thana Thom.

No. 559.—Talook Ahmed Ali, Mahomed Esof, Korban Ali, Ajgar Ali, and Srimoti Noorbibi; recorded proprietors Ahmed Ali, Mahomed Esof, Korban Ali, Ajgar Ali, Srimoti Noorbibi, and Mahomed Nosim Sowdagar; sudder jumma Rs. 686-4. The entire talook will be sold.

For Arrears of Resense.

Mousah Teknaaf, Thana Teknaaf.

No. 1401.—Talook Khepong Chowdhuri, Omphroo, Srimoti Nac, Chaimpoores, Ongree, and Kasim Ali, Nilam Akhil Chandra, Nandy, and Obhoya Charan Ghose; sudder jumms, including road fund, Rs. 699-2. The entire talook will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 9th-day of February 1877.

FIRST CLASS PERMANENTLY-SETTLED ESTATE.

To be sold for realization of expenses under the Butwara Law, Regulation XIX of 1814.

No. 2933.—Taraff Shachiram Canongoe; recorded proprietors Aiton and others; sudder jumma Rs. 826-14-3.
(1) The shares of Auloka, Ram Doyal Sen, Srimoti Broja Bashi, Jagath Chandra Sen, Tarak Chandra Sen, baboit malik Gopal Das Sen, Trilok Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Qunnesh Chandra Sen, Vikan Chandra Sen, and Gogan Chandra Sen, bearing sudder jumma Rs. 125-10-11, which is under butwars, will be sold.

(2) And the shares of Auloka Shoondoree, baboit malik Nemy Charan Canongoe, Aulka Shoondoree, and Ramdoyal Daa, bearing revenue Rs. 11-3-1, will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Burdwan will be put up to public and unreserved sale at the Collector's office of that district on the 28th day of March 1877, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

No. in the reut-roil.	Cinas.	Name of mehal and pergunnah.	Proprietors.	Government revenue.	Remarks.
68	First Ciass perma- uently settled estate.	Khorumpore, pergan- nah Shahabad.	Synd Attaur Rehomon, Synd Abdool Futtah, Breemuty Khoira Bibeo, Talia Bibee, Synd Mahomed Mu- aha, Synd Mahomed Taha, Boshi- run Nissa Bibee, Shoada Bibee.	Ba. A.P. 6,189 9 10	The estate is to be sold for arrears of Government revenue only.

BURDWAN COLLECTORATE, the 17th February 1877.

A. C. BRETT, for Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Durbhunga will be put up to public and unreserved sale at the Collector's office of that district, on the 18th day of March 1877, corresponding with 16th Chait 1284, F.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

Serial aumber.	Towjue number.	Name of mehal and pergunnah.	Name of proprietor.	Sudder j of the v meh	rhole	Sudder jumms of the share to be sold.	Arrears for which the estate is to be sold.
** ***********************************				Ra.	A. P.	Ra. A. P.	Ra. A. P.
t	85	Jouapur Roodur, pergun- nah Balagutch.	Jagoo Lal Singh, Bhaire Sabai Singh, Girja Bai, Harbharat Lal.	2,891	5 7	10 12 5	9 2 4
2	589	Hursingpur Dooks, per- gunnah Dharaur.	Babuo Bunwari Lal Sahu, Sg. Sk. 1k. Sd. Sr	564	6 4	13 6 11	3 5 9
		,	Mussamut Bebee Walact Fatima, 7g. 1k. 1k. 1d.	564	6 4	25 6 4	6 5 7
			Sheik Jawad Ali and Museamut Zinatun Nissa, 29. 3k. 1k.	564	6 4	9 15 7	3 8 0
			Museamut Bebee Walnet Patima, 20, 3k. 1k	564	6 4	9 15 7	280
	1	1	Sheik Hefasuddin Hossein, 3g. 2k. 5r	564	6 4	10 14 10	3 8 0 3 11 9
			Musemut Bebee Instunnissa, mother and guardian of Botoolunnissa, 1g. 1d. 8r.		6 6	8 10 0	0 16 8
8	1404	Kalieyanpur, pergunnah Havi.	Chowdhry Kally Pershad	579	10 4	406 1 1	19 5 6
4	1803	Sakhwar, pergunnah Los- wan.	Palat Singh Dass, 2 annas	594	15 5	20 12 6	5 3 1
В	3414	Beoni, pergunnah Coghara	Jhonti Mardar, 8 annas		0 5	449 0 4	56 1 0
	9405	Kapchhalil Nisf, pergun-f	Heya Lai Jha, 5 gundas		11 7		1 1 0
_		nah Pingi. {	Mussamut Bacha Olhain, 3g. 1k. 1k		11 7	11 4 10	1 6 6
7	5467	Birdhar Sham, pergun- ush Hirni.	Ramjiwan Chowdhry, 1s. 1g. 1k. 1k	819	13 7	54 6 3	6 12 8

DOORGADAS CHOWDHEY, Dy. Collr., for Offg. Collr. on tour.

DURBHUNGA COLLECTORATE, the 10th February 1877.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS II .- Temporarily-settled Retates.

Number of Towjee.	Name of Mehal and Pergunnah.	Sudder jumma.	Name of Proprietor.	Amount of arrear due.	C Benares
8191	Dearah Nogawan, per- gunuah Monghyr.	Rs. A. P.	Talabar Koomar and others.	Ra. A.P. 836 8 0	This estate will be sold for arrears of revenue, Es. 589-8, due on the 18th January 1877.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I .- Permanently settled Estates.

	÷=		i	i	
Nauber of 10%);	Name of mehal and pergunnah.	Sudder jumma	Name of proprietor.	Amount of arrow due.	Rumanus.
		Re. A. P		Ra A. P.	
1 WIS	Chuck Ahmed, &c., pergunnah Malki.	727 1 0	Meer Mushur Ali and others.	8 9 6	The share of La. Lg. Le, belonging to Divino Sugah and chura, which is mode bulwars, and bears a another jimms of R. 48-5, will be sold for arrears of revenue Ra. 8-9, due on the 12th January 1877.
1484	Kudirabad, pergunnah Nyepour	524 10 0	Shah Mohson Ali	000	This estate will be sold for arrests of revence
	llaghopor Masonrab, pergunnah Ameriku.	1,138 15 0	Mohesh Singk and others.	3 13 0	6 summs, due on the 18th January 1877 3d be share, of which a separate account was opened under section 10 of Act X1 of 1868, bearing sudder jumins of Rs. 11-9, will be sold for arrears of revenue Ms. 8-13, due on the 12th January 1877.
19134 ● .	Kianni Jaidpur Sekinderpur, per- gunnah Salematad.	511 5 0	Chowdry Nitkant Persaud and others.	D 3 8	With the exception of 8 annas share of Nilkout Perssol, of which the jumps of Rs. 255-16 Perssol, of Newtonidan Super and offers, bearing a sudder jumps of Rs. 275-11, will be sold for arrears of receiping Rs. 6-5-8, sinc on the 12th January 1877.
र.•्य	Chuckye Mai Surara Kholin, perguomeh Chuckye.	1.050 d D	Mossamut Tekm Lai- ht Kunri and others.	NA 1 ()	
10.81	Khodawandpur, pergunusic Bhosari	1,088 4 1)	Odidal and others	12 12 0	This estate will be sold for arrears of reveice Rs. 12-12, due on the 12th Jungary 1977.
1341 ,	Mohozh Deursh, persunnah Monghyr	731 11 0	Grisk Chunder Biswas acd others.	טע וו	
1 µ05	Chilmit and Kare Chuck, per- gunnah Malki.	1,539 10 0	Meer Muzhor Aléand others.	240	20. Fig. 1c share of Nation Sauch and others, which is under butwers, and bears sudder joining Ra. 24-1, will be sold for arrears of revenue Ra. 2-3, due on the 12th January 1877

Mongaya, the 21st February 1877.

E. D. Lockwood, Offg. Collector.

YOTHCE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nudden will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I.—Permanently-rettled Estates.

Class I.—Permanently-settled Estates.

No. 17.—Dhee Alfa, pergunnah Bagwan; recorded proprietors Santiram Rai and others; sudder jumma of the entire estate Rs. 8.670-5-3, and police Rs. 96-3-7. The share of Shantiram Rai and others, bearing sudder jumma Rs. 4.046-2-2\frac{3}{2} and police Rs. 44-14-8, will be sold for recovery of Rs. 30-12-5. The shares of other proprietors. Bania Sundery Bermania, mother and guardian of Kishtonath Rai and others, bearing sudder jumma of Rs. 1.624-3-1\frac{3}{2} and police Rs. 51-4-11, will be exempted from sale, as they have opened separate accounts.

No. 34.—Bharatpore, pergunnah Plassy; recorded proprietors Mohesh Chandra Rai and others; sudder jumma for the entire estate Rs. 612-4-3, and police Rs. 6-10-8. The share of Novin Chandra Sen and others, learing sudder jumma Rs. 275-8-4 and police Rs. 3, on account of Government revenue.

No. 30.—Taraf Batye, pergunnah Batye; recorded proprietors Thakamonic Debra and others; sudder jumma of the entire estate Rs. 8.805-7-2, and police Rs. 110-13-5. The share of Sakhimonic Debra, hearing sudder jumma Rs. 3,302-0.8, and police Rs. 41-9-1, will be sold for recovery of Rs. 591-6-3 on account of Government revenue.

No. 117.—Debee Chandic, pergunnah Pajnour; recorded proprietors the Official Assignee and others, bearing sudder jumma Rs. 808-9-4 and police Rs. 10-3-6, will be sold for recovery of arrears of revenue Rs. 171; the share of other proprietors, Jugendra Chandra Pal Chowdhuri and others, the total sudder jumma of which Rs. 9,437-9-4, and police Rs. 118-14-10, will be exempted from sale, as they have opened a separate account.

No. 369.—Dehi Nischindpur, pergunnah Jangirabad; recorded proprietors Bannondas Mookerp and others; sudder jumma of the entire estate Rs. 1,414-13-5; will be sold for recovery of Rs. 1-2-4 on account of Government revenue.

revenue.

No. 438.—Taraf Ranaghat, pergunnah Ranaghat; recorded proprietors Issur Chandra Pal Chowdhuri and others; sudder jumma of the entire estate Rs. 1,353-14-3, and police Rs. 15-10-3. The share of Issur Chandra Pal Chowdhuri and others, bearing sudder jumma Rs. 223-4-4, and police Rs. 2-5, will be sold for recovery of Rs. 1-2-6 on account of Government revenue; the share of other proprietors Radhamoya Dey Chowdhuri and, others, bearing sudder jumma Rs. 1,136-9-11, and police Rs. 13-5-3, on account of which separate account has been opened, will be accounted from sale.

exempted from sale.

No. 480.—Rehi Shamta, pergunnah Mulghur; recorded proprietors Rajkumari Dassi Chowdhurani and Madhub Chandra Pal; sudder jumma of the entire estate Rs. 4,154-2-4, and police Rs. 45-7-6. The estate will be sold for recovery of arrears Rs. 500 on account of Governmenter venue.

Temporarily-settled Estates.

No. 2254.—Char Sooksagar, pergunnah Psinour; recorded proprietors Rajkishto Bandopadhis and others; sudder jumma of the entire estate Rs. 506-3; will be sold for recovery of Rs. 16-2 on account of Government

revenue.

No. 3192.—Pergunnah Bhur Fatajungpore, pergunnah Bhur Fatajungpore; recorded proprietors Shital Chandra Ghosh and others; sudder jumma Rs. 2,433-1. The share of Shital Chandra Ghosh, bearing sudder jumma Rs. 1,264-1, will be sold for Rs. 595-2-5 on account of arrears of revenue; the share of other proprietors Panchanon Ghosh and others, bearing sudder jumma Rs. 1,159, on account of which a separate account has been opened, will be exempted from sale.

NUDDEA COLLECTOR'S OFFICE, the 19th February 1877.

C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates, in the district of Rajshahye, will be put up to public and unreserved sale at the Collector's Office of that district on the 21st March 1877, corresponding with the 9th Choitra 1283 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the kist December 1876.

Towji umber.	Name of mehal and pergunnan.	Names of Proprietors.	Government revenue.	Arrears due.	Remarks.
195	Mousah Bernbari and Didi Daroesa, per-	Wurshipper of Radha Guvind Deli Thakoor, Paja Bayi, mother of Govind Provad Singh Raya, milnor,	Ra. A. P. 4,373 1 0 Police,	Rs. A. P.	
	gunnali Mahamed- pore.	Orish Chundra Dutts, Protima Soundari Dasya, and Mr. A. Gallols. Deduct in account of separate account opened under	4,403 7 0		
	•	Act XI of 1:59- Special No. 1Grish Chundra Dutts, share 2 annas	591 4 0		
		3 gundas 2 cowries and 10 tects.	Police, 4 1 0		
		Apreiol No. 2.—Prutima Scondari Dasys, abare 2 annas 2 gundas 2 rowries and 10 teels.	581 4 0 Police, 4 1 0		
		,	585 6 9		
		The remaining share to be sold, belonging to the undermentioned persons:—worshipper of Radha Govind Beh Thukoor. Paja Bayı, mother of Govind Prosad Sing Raya, numer, joint share. Special No. 3.—Mr. A. Gallot, share 6 annas	1,170 to 0 2007 1 0 Police. 13 14 0	529 0 6 2 5 0 449 10 0	This joint share will be sold. This share, on account
			Police, 8 6 0	200	of which separate ne- count has been opened will be sold.
250	Scorjopara, pergumah Tegaschhi.	Ranta Mont Debia, Shabitri Dasya, Kali Prosad Chuw-dhury, Bhaba Deb Talooidar, Debi Prosad, Ram Sonston, Ganga Prosad Lahori, Ishur Chandra, Gunga Govind, Bipen Chandra Chowdhury, Bama Scondery Debya, Frannath Roi, minor Gowrinath, Guru Prosonna, Pareshnath Rai, Ram Churen, Ginzu Churen, Boroda Churen, Gunza Churen, Shiv Churen, Durga Das Khan, Horomoyi Debya, Koilas Chandra Lahiry, minor Horl Pas Lahiri, Kali Scondery Debya, Dighosona Debya, Shurja Kanta Laniri, Chundra Kanta, Romoni Kauto Lahiri. Bedue on account of separate account opened under Act XI of 1859—	1,60 1 1 6		
		Special No. 1 Share I anna 11 gundas 2 kranti, Ram Churen, Guru Churen, Borota Churen, Gunga Uhuren, Shiy Churen, Durga Das Khan.	150 4 0		
		Special No. 2.—Shure 12 gundas 3 cowries 2 kags 10 teels, Horomoyi Debys, Kodas Chandra Lahiry, minor Hori Das Lahiri.			
		Special No. 8.—Share I anus I gunda I cowrie I kranti, Kali Scondery Debya. Special No. 4.—Share 7 gundas I kag 0 teels Digho-	107 0 0 35 11 0		
		sona lichys. Special No. 5.—Share 5 gundas 1 cowrie 1 krapti. Shurja Kanta Lahiri. Special No. 5.—Share 10 gundahs 2 cowries 2 krantis c'hundra Kanta, Romoni Kanto Lahiri. The remaining to be sold for arrears of revenue due on account of the joint share of the following			
873	Kismut pergunnah Chinaso.	persons:— Santa Vom Dehia, Shshitri Davra, Kali Prosad, Santa Vom Dehia, Shshitri Davra, Kali Prosad, Ram Sonaton, Ganga Prosad Lahon, Ishur Chandra, Gunga Govnul, Bipen Chandra Chowdhury, Bama Soondery Dehya, Praunath Rol, minor Gowrinath, Guru Prosonua, Poreshnath Rol. Ram Chundra Acherjee, Dokhina Soonderi Dehya, Bissum er Sanyat, Shombhu Chundra Lahiri, Ishan Chundra Acherjee Chowdhuri, Horo Soondari Debya Chowdhura di	1,310 18 0		
		Idelact on account of separate account opened under Act XI of 1850-	1		***
		Special No. 1.—Share 10 gundas Horo Scondari Debys 1 howdhurany. The remaining to be sold for arrears of revenue due on account of the Joint share of the following	ı		
		persons:— Rain Chundra Acherjee, Dokhius Soonderi Dobys. Hisunmber Sanyal, Shombhu Chundra Lahiri, Ishan	963 3 0	110	This joint share will i sold.
378	Klamut pergunnah Hoojrapore.	Bayi, mother of Govind Proud Single Rai, minor Mr. A. Gallois.	1,289 13 0		The whole estate with sold.
		Detail. Worshipper of Radha Govind Peb Thakoor, Paji	1,019 10 0	201 11 %	This joint share will b
481	Singordobo, Tuppel	Bayi, mother of Govind Presad Singh Rai, miner joint share. Special No. 1.—Share 6 annas, Mr. A. Gallois Holiant Googa Ram Gossami, worshipper of Ban	611 3 0	173 1 0	This share will be sold
421	Chapoyal. Kiamus Chung Dhubi	Chundra Deb Thakoor, Luchmi Kounri.	Police,		be sold.
	Tuppeh Chapoila.	Mullick, Jadu Nundun, Doifloki Nundun, Ruhin Nundun, Shiv Chunder Sen, Krishteshur, Anuns Mehum Monoemdar, Jeynath, Keshubnath Bishu Wosma Scondari Debya, Santo Mopi Debya, Ra			
449	Turnf Bahodipur, Tup peh Chapoila.	Mohini Debya. Poddolochun, Broja Soondar, Horikristo Mullick, Krisk- Mosuomdar, Jadu Nundun, Doiboki Kundun, Ruhin Nundun Sen, Hara Chandra Joardar, Wooma Soon dari Debya, Kashunath Bishu, Raj Mohlni Debya Jey Nath Bishu, Santo Moni Debya, Kashubnati Bishu, Brojo Koomar, Sres Krishto Mullick.	1,366 10 (21 0 6	Ditto.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

Number on the towit.	Class.	Name of mebal and pergumah.	Proprietors.	Sudder Jumus.	Arresra due.	Remarns.
1. 1675	First Class	Taluk Saiduddin Khan, Basharat Khan, Barhan Khan, and Badulu Khan, in pergunuah Bazerga- modpur.		Ra. A.P.		Of the entire estate 12 annua share, hearing a sudder jumma of Rs. 11.070-15-8, belonging to the pre-prietor Rajendra Chandra Nevgi, will ody be sold for arrows of foveriment revenue. Four annua share of Aurus Porna Dau, for which separate accounts were opened, will be excluded from the sale.
2. 1918	Disto	Taluk Ramdeb Sen, in Tap- ps. Habili Silimabad.	Bhagaban Chandra Bhatta- charlen, Ganga Dua Macker- jea, Golak Chandra Sen, Rupe Charao Sen, Maheswari, Ra- jani Natta Sen, Kadi Kumar Das, Ram Kaunai Sen, Radha Nath Eachaspati, Jagar Chan- dra Sen, and Ram Deb Sen.		21 10 83	Of the entire estate 12 annas 101 gundas 2 kroots 3 his sline, bearing a anider journa of Ra. 1.401-3-3, belonging to the pre-preciors tentral bas Muckerjes, Golak chandra Sen. Haheswari, Rajant Nath Sen. Kali Kumar Dag, Jasat Chandra Sen, and Ram Jeti Sen, will only be seld for arrears of toversment receime 3 annas 36 ginning 17 tile share of Radim Nath Hachaspite, Ram Kumal Sen, Hingashan Chandra Bhattacharjea, and Jinga Charan Sen, for which separate accounts were opened, will be excluded from the sace.
3, 4769	Ditto	12 annas share of Joar Lohalia, in pergunnah Bozergamalpur.	Jaza Mohan Guha, hissa 12 nunas. Jazabandhu Nag, hissa 4 annse	ի թթ. 1 թ	40 10 01	The entire estate will be sold for arrears of those coment revenue.
6. p198	Ditto	Char Kakra, together with Rampura.	Shek Abdulla Mish and Bha- bau Shanker Mitter, hresa 9 annas. Monlovi Amraddlu, hissa 1 anna.	41 7 a 426 3 e	2.420 3 A 23 7 G	Rs 4,421-6, road coss Rs, 41-7, fuguradas share of Bukaya Binam Bibl, sudder jumin Rs 236-10, road coss Rs 2-3-6, will be sapar-tely soft for the arrears
			Monlovi Atklullalı, mardian of Molamed Ali Ullalı, muor, hissa i anna. Alvini Soban Mialı, hissa 3] annas.	}	Company of the Compan	of freveriment tecome; 10 gundus share of Moulvi Abdulla, guardish of Mohamed Ali Lishi miner, 1 shins share of Moulovi Amiraddin, 3 shinsa Tugandus shine of Alohi Sohin Midh, 10 gundus shire of Ksineraniessa thistogram
			Kamaranneasa Bibl, hissa † anna. Sabjan Bibi, hissa † anna	245 1a 0 245 1a 0		Bilg, to guidus share of Satjan Birg, and to guidus share of Narjan Birg, to which repuints necessits were opened, will be excluded from the sale.
			Nurjan Bibi, hissa kanna Bakaya Bahnu Bibi, hissa k anna.	245 19 0 245 19 0 Road cress. 2 3 4	109 1 6	
5. 52 09	Ditto	Mouzah Shihpur, pergun- nah Gopalpur.	Rhairab Chandra Majumdar and Mobesh Chundra Dutta.		1 510 00 5 00	The introduces tate will be sold for arrears of Government revenue
6. 5210	Ditto	Monzah Mohadebpur, per- gunnah Gopatpur.	Ditto	752 6 u Road eess. 8 6 u	:	Ditt.) datto.
7. 5222	Ditto	Char Kristapura	hissa 4 annus 174 gundar. Tamuzaddin Chapladar, hissa 1 annu. Moulour Azizudin Ahanud	841 7 9 Road crea. 9 7 2 195 1 0		of the entire estate, 4 annas 174 gundas share of Behari Lai Ros Chou dhury, hearing a sudder jumins of the 9417-9; road cess Rs. 5-7-2; I anna share of Arimaddin Howladas, ancher jumins Rs. 195-2; road cess Rs. 1-18, 2 gundas share of Neanatolia, mai
			Chowdhury, hissa 3 annas 24 gundas. Kashi Kanta Padder, hissa 4		a decreasing of the second	sudder jumns of Rs. 48-5 C, road cess 7 annas U pios; and 2 samas & guidsa share of Muhanged Ka- gen Chewdhury, sudder posina 16.
			anna. Moniovi Amiraddin, hissa 3	97 8 6 \$65 8 0		454-4d, road ceen Ra 4-5-0, will be separately add for arrows of Moreo- ment revenue. I muta share of Tamile- addin Chapladar, 5 annas 25 gundas share of Aouton Axasadin Abannot Chewthury, 10 gundas shares of Kashi Kanta Paddar, and 3 annas share of
	•		Azimaddı Howladar, hissa 1	193 2 n Road cress. 1 15 u	67 1 4	Monitori Ameraddin, for which sepa- rate accounts were opened, will be excluded from the said.
- Transcript			Neamatulia, hissa & gundas	48 4 5 Road ress. 0 7 9	16 12 8	
		•	Mohamed Kazem Chowdhury, hissa 2 annas 5 rundas.	434 % 6 Road ress. 4 8 9	150 14 8	

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's office of that district on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I .- Permanently-settled Estate.

No. 1208. Chounri, pergunnah Chynpore; sudder jumms of the entire mehal Rs. 800; recorded proprietor Dewan Rampeawun Sing, non-applicant. With the exception of the share of the applicants with whom separate accounts have been opened under Section 10, Act XI of 1859, the share of the above non-applicant, bearing a jumms of Rs. 267 a. 11 p. 8 k. 15, will be sold for arrears of Government revenue amounting to Rs. 71-11-9.

No. 5264.— Ounruyabheri Bhooal, pergunnah Chynpore; sudder jnmma Rs. 504 a. 1 p. 0 k. 125. Recorded proprietor Bessasurdyal Sing and Ramgopal Sing and others. This mehal will be sold for arrears of Government revenue amounting to Rs. 2-15-15.

SHAHABAD COLLECTORATE, the 17th February 1877.

The same of the sa

W. S. WELLS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 23rd March 1877, corresponding with 11th Choitro 1283, B. S., for arrears of revenue due on the 12th January 1877, on account of the kist for Uggrohan 1283, B. S.

Sersal number	('law	Number of towjec.	Names of mehals and pergunnalis.	Names of proprietors.	Government revenue.	Runaurs.
		-			Ra. A. P.	•
t	. 1st class	72	Dihi Gavgadda, perguunali Goukar.	Prankristo Bancrjea, Bonowary Lali Mundle, Sreesh Chander Mundle,	2,661 10 3	Entire melai will be sold
7	Ditto	237	Monzali Panutea, pergun- nali Koourprotap.	Mothoors Nath Mookerjes	558 4 0	Ditto.
•	1htto	341	Mouzali Pooparah, per- gunnah Akhurshahoo.	Gonr Sconder Sing, Brojonath, Mud- dun Mohum Sing, Monmohimi Dassia, and Sreemohim Das, Schayet Issur Gokool Chunder Thakoor, idol.	1,16t 14 1	Ditto
•	Ditto	278	Kismut pergunnah Ber- buck Sing, pergunnah Barbuck Sing.	Ahum Chunder, Chunder Mohun, Dole Gobind, Hurce Narain, Hore Mohun, Ram Mohun, Lam Chander, Ramfonoo, Shub Chander, Mohendro Narain, Ram Mohun, Kristo Kant, Bhogobutty Debhya, second Ram Chander, Kaly Das, Kristo Gopal, Joebun Kristo, Bandhon, Preur Naran, Bonomali, Kala Chand, Kristo Kishore, Heera Lall Chowdhoory, Baumdas Chewdhoory, Eadha Mohun, Peari Mchun Ram Gopal, Brojolel Chowilhory, Gope Somdery, Debhya, Mohlali Chowdhoory, Indoe Beebee, Arijun Nicas Re-bee, Jeeawar Robonun, and Rajia Beebee.	2,105 6 1	Darto.
•	Ditto	455	Kismut Snekhpore, per- gumah Polasce.	Hori Mohun, Khetro Nath, Rgiha Krista, Gopal Kristo Mrokhopadhu, Nokhi Momer Debbya, Nyud Altawar Roheman, Syud Abstool Futter, Khotara Rechee, Taleba Bechee, Futtehma Beebee, mother and gnar- dian of Syud Mohammeod Micosa minor, Syud Mohammeod Aleosa minor, Kyid Mohammeod Aleosa- ninor, Kissa Rechee, Syulai Rochee, and Sroedam Chunder Sen.	2,003 lu 3	Ditto.
6	Dirto	472	Kismut monzalı Shagur- dırlıcı, pergunnah Molmlundec.		716 n s	Putto.
7	Ditto	480	Kismut turuf Shahanus- gur, perguunah Dhawah.	Rance Mana Koonree	412 2 P	Dirto.
•	Ditto	5%3	Turui Rammusgur, per- gunuah Gowas.	Shibo Soondery Dasaya, Sarno Moon- jari basaya, Sroekant Shaha, and Radhika Proshad Shaha.	3,1M 7 3	Ditto.
¥	Pitto	y	Kusuut pergunnah Kashi- pore, pergunnah Kashi- pore,		R474 3 0	Only 4 annas 2 gundas 3 kac and 1 til share of melisi, sudder jumns Rs. 2,256-5-1, will be sold, a.e. the share of Gonesh Lali Roy.
i -1	. Pitto	111	Kismut pergunnah Chung- midea. pergunnah Chungnuddea.	Rem Hohun, Nagor Honey, Dinobundias, Shatkory, Sonamoney, Guoroskoyal, Mohammis, Raftcomar, fiamiall, Henestiall Phose, Shokin Scondery Dassia, and Prosonno Moyee Dassie.	1,292 × 10	Only eleven annas one gunda and one kowner share of melni, sudder jumma Rs. 891-2-5, will be seld, ix share of Goorsadoyal, Na- gor Money, Shatkory, Moha- nunda, Ramjadub, Ramiali, Benoshiali Ghose, and
11	Ditio	139	Kumut mensan Tekeseta, pergumah Somuskhance,	Shibiloval Rai, Girish Narain, Mohen- dro Narain Rot, Dropomoyee Bur- nous, and Kally Brimmo Bhutta- charjee.	1,811 10 S	Shokhi Boondery Dassia. Only eight annas and six guidas share of mehal, sudder jumna Ba. 832-11-4, will be sold, i.e. share of Shiidoyal, Girsh Naram, and Mohendro Naram Boy.

J. F. STEVENS, Corld. Dy. Collector in charge, for Collector.

MOURS REPARED COLLECTOR'S OFFICE, the 12th February 1877.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V (B.C.) OF 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

ale of removal	**************************************		!
to Import Warehouse.		Country tiers.	Ships.
1877.			
1011.			
Feh. 26	20 Bars round iron, B or no mark	Drder	S. S. Mikado.
26		Ditto	The second secon
., 🛂	12 Bars round from no mark, or red paint on one side		I No.
26	2 Plates iron, K N P	Ditto	E3 . A
. 28	4 Casks, S C D	Ditto	Ship Star of Russia
28	60 Kegs, 130 with 3 top in a diamond, top B D	Ditto	Ditto.
,, 28	3 Cases, B. L. & Co	Ditto	
28	3 Cases, B. L. & Co. 12 Casks, 259 in a diamond, top C. & Co. 40 Bundles Pasteboards, d B 1 Keg. K M P 1 Cask, no mark	· Ditto	Ditto. Ditto.
28	1 Vog K M D	Ditta	Ditto
28	1 Cusk, no mark	Ditto	· Ditto.
., 28	5 Casks, R K S m a diamond, bottom F, T, B, & Co.	. Ditte	: Ditto.
,, 28	1 Cask, R S K in a diamond 4 Cases, 184 in a diamond, top S E C	Ditto	Ditto
28	4 Cases, 184 in a diamond, top S E C	Ditto) Ditto. Ditto
28	4 Cases, S.H. M.N. in a cross, S.N. Hajee Ahamed 8 Crates, 52 in a diamond, hottom T.W.J.W.		Ditto.
28	8 Crates, 52 in a diamond, hottom T W J W 12 Bars flat iron, 11 in white 4 Plates iron, R 5 Bundles rod iron, C B, or no mark	Ditto	County of Sutherland
24	4 Plates iron, R	Ditto	Ditto
., 28	5 Bundles rod iron, C B, or no mark	Ditto	Ditto.
,, 28	1 Case, 214 in diamond, top C C	Ditto .	S. S. Duke of Suthe land
28		Ditto	Dicto.
	14 Cases, 121 in a diamond, A. B. & Co. outside	Ditto .	13.41
28	4 Cases, 343 in a diamond, A. B. & Co. outside	Ditto .	; Duto.
,, 2H	1 Case, 214 in a diamond, top C & Co	Ditto	Ditta
28	43 Cases, S B inside C	Ditto	
., 28		Ditto	. Ditta ' Ditta.
28	35 Cases, G. F. K. & Co	Ditto	Ditto.
,, 24	7 Casks, 178 in a diamond, top M L B, bottom	174110	
,,			Ditto.
, 28	3 Cases, P.C. with 17 below in a diamond	: Ditto	Ditto
March 2	3 Cases, P. T. & Co., with K. L. D. & Co. below	Ditto	13.44
. 2		Ditto Addressed	11:44
. 2	2 Cases, T M	Order	1 1
., 2	13 Packages, 559 in a diamond, bottom W L	Ditto	; Ditto
2	8 Cases, X in a diamond, bottom W II 8 Cases, A in a diamond 1 Case, A in a diamond 4 Cases, M P with A top in a triangle 5 Cases, B in a diamond 3 Cases, B T C in a diamond, bottom N 5 Cases, C C or A D, with R below	Ditto	
., 2	4 Cases, A in a diamond	Dilto	Ditto Ditto
2	1 Unse, A in a dismond, or in a diamond	Ditto Ditto	Ditto.
· · · · · ·	3 Cases. B in a diamond	Ditto	Ditto.
, 2	3 Cases, B T C in a diamond, bottom N	Ditto	Ditto
,, 2	5 Cuses, C C or A D, with R below	Ditto	Ditto.
2	10 Cases, o in a diamond	17100	Itito. Diuo
,. 2		Ditto	Ditto
., 2		Ditto	Diuo
,, 2		Date	Ditto.
,, 2	2 Cases, J S in a diamond	Ditto	Ditto.
,. 2	1 Case, KLS	Ditto	Ditto Ditto
,, 2	1 Case, 273 in a diamond, bottom M. C. & Co.	Ditto	A/ILIG
,, 2	3 Cases, 170 in a diamond, top M L B, bottom M. C. & Co.	Ditto	Ditto
., 2	4 Packages, T T B in a diamond	Ditto	Ditto.
2	1 Bundle sheet iron, S	Ditto	
., 2	2eBundles hoop iron, C B	Ditto	Dirto.
2	6 Shackles, Bengal Marine Store	Addrewed	Ditto Diwi
. 2	IN A MARKET OF THE OR CHAIN COLORS	Ditto	
, 2		Date	Diun.
, 2	58 Bales. D N with F G below in a circle	Dino	Ditto.
2 .	45 Bales, FO in a diamond	Ditto	1.1.
., 2 :	1 Case, F in a diamond	Ditte	• •
, 2 :	3 Cases, E in a diamond 6 Cases, H L H in a diamond, A. B. & Co. outside	Date	•
2	1 Case, 314 in a diamond	Ditto	Ditto.
	1 Case, 214 in a diamond	Date	Ditto.
, 2	1 Case. D S & A S	Ditto	Ditte.
2	1 Case, G C P in a triangle, bottom H. S. K. & Co.,	Ditte.	Ditte.

1 Case, 245 in a diamond, top H C, bottom D D 1 Case, Messrs. S. John, Meerut, care of Grindley & Addressed 2 1 Case, L M B, with G M R below in a diamond 2 2 Casks, 178 in a diamond, top M L B, or no mark 1 Case, Mess President, 39th Regiment 2 1 Case, the Nynetal Club, Nynetal 2 1 Case, the Nynetal Club, Nynetal 2 1 Case, the Nynetal Club, Nynetal 3 Ditto 4 Case, no mark 5 Packages, S C D 1 Cask, S C K 1 Cask, S C K 2 1 Cask, 508 in a diamond, bottom W L 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, care of Grindley & Co 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, bottom W I 2 1 Case, W L C in a diamond, bottom W I 3 Case & Oblito 4 Case & Oblito 5 Ditto 6 Ditto 6 Ditto 6 Ditto 6 Ditto 6 Ditto 6 Ditto	Duke of Sutherland. Ditto.
Tase, G S, with T below	Ditto. Ditto.
1 Case, 245 in a diamond, top H C, bottom D D Ditto	Ditto. Ditto.
1 Case, 245 in a diamond, top H C, bottom D D Ditto	Ditto. Ditto.
1 Case, Messrs. S. John, Meerut, care of Grindley & Addressed Co. 1 Case, L. M. B., with G. M. R. below in a diamond 1 Case, L. M. B., with G. M. R. below in a diamond 1 Case, Mess President, 39th Regiment. 1 Case, Mess President, 39th Regiment. Addressed Ditto 1 Case, the Nynetal Club, Nynetal Order Ditto 1 Case, no mark Order Ditto Ditt	Ditto. Ditto.
Case, L.M. B, with G.M. R below in a diamond Order	Duto. Ditto.
2 Casks, 178 in a diamond, top M L B, or no mark	Duto. Ditto.
1 Case, Mess President, 39th Regiment. Addressed Ditto	Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto.
1 Case, the Nynetal Club, Nynetal Ditto Order	Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto.
1 Case, no mark Order	Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto.
2 3 Ditto S. W. & Co Ditto 2 1 Cask, S C K Ditto 3 1 Case, V, with S C below in a diamond Ditto 4 1 Cask, 508 in a diamond, bottom W L Ditto 5 16 Packages, 519 in a diamond, bottom W L Ditto 6 1 Case, W L C in a diamond, care of Grindley & Co. 7 1 Case, W. & Co. in a diamond	Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto.
2 3 Ditto S. W. & Co	Ditto Ditto, Ditto, Ditto, Ditto,
1 Case, W. G. W. & Co. in a cross moide a block Ditto Case, W. G. W. & Co. in a cross moide a block Ditto	Ditto. Ditto. Ditto. Ditto.
1 Cask, 508 in a diamond, bottom W L Ditto 16 Packages, 519 in a diamond, bottom W L Ditto 1 Case, W L C in a diamond, care of Grindley & Co. Ditto 1 Case, W, G, W, & Co. in a cross inside a block Ditto Ditto Ditto	Ditto. Ditto. Ditto.
16 Packages. 519 in a diamond, bottom W L. Ditto 1 Case, W L C in a diamond, care of Grindley & Co. 1 Case, W. G. W. & Co. in a cross maide a block Ditto Ditto Ditto	Ditto, Ditto.
1 Case, W. L. C. in a diamond, care of Grindley & Co. Ditto 1 Case, W. G. W. & Co. in a cross maide a block Ditto 2 Cases 500 in a diamond, bottom W. I.	Ditto.
2 1 Case, W. G. W. & Co. in a cross inside a block Ditto	13244
2 Q Canny 8(1) is a diamond bottom W I Ditto	Ditto.
	Ditto
	tar of Persia.
	Duke of Argyle.
B. & Co. 100 Barrels, 200 in a block, top R B Ditto	Ditto.
5 1 Can 551 in a diamend battom W I	Ditto.
it is a control of the control of th	. S. Australia.
2 8 Cases, 180 in a diamond, bottom B. L. & Co Order	Ditto.
	Ditto.
The state of the s	Ditto.
iii a transfer to the state of	Ditto. Ditto.
11 May 11 11 11 11 11 11 11 11 11 11 11 11 11	Ditto.
11 - 1 - 2 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4	Difto.
Hamilton & Co.	
2 1 Case, H M S Order	Ditto.
to the country of the	Ditto.
the state of the s	Ditto.
care of Bissonath, Law & Cc. 2 Cases, M E M J Order	Ditto.
	Ditto.
. 2 1 Case, Messrs. Nicol, Fleming & Co Addressed	Ditto.
2 1 Case, Otto Moller Ditto	Ditto.
2 1 Case, R in a double triangle Order	Ditte.
	Ditto.
Y I I had to the Southerney (Lowermant of India Militerature	Ditto.
Public Works Department.	
	Ditto.
	Ditto.
" 5 Pulling the Autom Will to C " Address the	Ditto. Ditto.
2 1 Ditto. Revd. C. R. Lewis Dute	Ditto.
	Ditto.
	Ditto.
Hotel Company, Limited.	Table
	Ditto.
Cockburn, 5, Wood Street, care of Parser, P. & O. S. S. Mirzapare, P. & O. Office, Madras,	
2 Sample parcels, F. W. Herleyers & Co. Ditto	Ditto.
3 1 Sample parcel, James Sutherland Ditto	Ditto.
2 1 Ditto Paul Hirsck, Esq., Schim Tea Ditto	Ditto.
Company, Kursong, Bengal	Ditto
9 Relea round from no mark Ditto	Ditto. Duto.
2 13 Rules square iron, no mark Ditto	Ditto.
	Ditio.
Co.	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	S. S. Chancellor.
Ditto	Ditto.
5 1 Casa St t in a diseasond	Ditto.
5 1 Casa 200 in a diamond Ditto	Ditto.
5 1 Bale, D Ditto	Ditto.
5 Packages, FO in a diamond Ditto	Ditto.
	Ditto.
5 1 Bale, H D Ditto Duto	Ditto.
	Ditto. Ditto.
	Ditto.
5 1 Case, J.C. with G below Ditto	Ditto.
. 5 9 Casks, K A Ditto	Ditto:
	Ditto.
,, 6 100 Boxes, L D in a diamond, bottom J A Ditto	Ditto.

te of removal' to Import Wasebouse.	Number, Mark, and Description.	Consigners.	Ships.
1877.		gr. ng = m mindr 2 € 4	
March 5	2 Cases, L. D. & Co., with J A below	Order	S. S. Chancellor.
., 5	1 Keg, LSGD in a cross	Ditto	Ditto.
5	1 Bale, () D	Ditto	Ditto.
5	1 Balo, P.K.	Ditto	Ditto.
5	1 Bale, P. K. 1 Bale, R. M. & Co	Ditto	Ditto.
., 3	5 Cases, R. M. & Co., with B C M below	Ditto	Ditto.
., 5	2 Cases, R J in a diamond	Ditto !	Ditto.
5	5 Bales, R P with O below	Ditto	Ditto.
" 5		Ditto	Ditto.
5	1 Case, S H M N in a cross	Ditto	Ditto,
,, 5	1 Case, S D	Ditto	Ditto.
., 5	205 Picces speiter, 11 15 W	Ditto	Ditto.
. • 5	1 Cake, ditto ditto	Ditto	Ditto.
5	1 Case, 501 in a diamond, bottom W L	Ditto	Ditto.
. 5		Ditto	Ditto.
,. 5		Ditto	Dato.
. 5		Dato	Ditto.
Feb. 27	7 Packages, B D in a diamond, bottom E M	Ditto	City of Venice.
43-1 (3 Casks, B in a diamond, bottom G C M, or no	Ditto	Ditto.
., 28	mark.		
., 28		Dato	Ditto.
28	1 Cask. B D in a diamond, top F M	Dia	Ditto.
. 24			Intto
	6 Packages, Arcot in a diamond, bottom E 1 Bale, C B C in a heart, top M M	13.44	Ditto
•3	Course 217 in a diamond ton C h Co.	Dates	Dato.
28	1 Cases, 317 in a diamond, top C. & Co.	Ditto Ditto	Ditto.
	9 Cases, C.E.L	1)64	Ditte.
., 28	62 Cases, C M H A in a block, bottom M. P. & Co.	1)	1 -
,, 28		Ditto	litte.
., 28		Ditto	Ditto.
., 24	1 Case, G F C A P K	Ditto	Ditte.
,, 28		Ditto	Date
., 28		Ditto	Ditto.
., 28	1 Case, N. F. & Co. in a block, bottom S. F. & Co.	Ditto	Ditto.
., 28		Ditto	Ditto.
28	1 Case, R J I A	Ditto	Ditto.
., 28		Ditto	Ditto.
., 28		Ditto	Ditto.
28	1 Sample, B S T in a diamond	Ditto .	Ditto.
., 24	1 Sample, R in a diamend, top W, bottom G		Date.
28	Y Sample, B L in a diamond, or Browner Lavcock	Ditto .	Ditto.
28	3 Cases, J & C, with C below	Ditto	Ditto.
28	7 Cases, B M A	Ditto	Ditto
., 25	5 Cases, Band in a diamond, bottom E	This are	Ditto.
,, 28	A quantity of D D & N, with loose tin plates F, or		Ditto.
	no mark		Ditto.
March 5	1 Case, Cally Nath Bancrice	Addressed	City of Mancheste
Feb. 17	1 Case, Officer Commanding 34th Regiment, Feroze-	Order	Merkara.
	pore, Punjab	-	

The 5th March 1877.

(1182-1) W. Durr Brock, Five-Chairman.

Hooghly Floating Bridge.

Statement of Receipts from Local Troffic for the week ending 1st March 1677.

	FOOT-PAR	senoers.	Vzni	CLEA.		
	Calcutta to Howran.	Howrah 10 (Inleutta.	Calcutta to Howrah.	Howraha to Calcutta.	Total.	KRMARK
	Rs A. P.	Rs. A. l'.;	Es. A. P	Re. A. P.	Its. A. l'	
Total of the week	. 469 14 6	463 3 3	697 7 6	000 5 U	2,180 14 3	
Total of previous eight wacks	. 2,878 1 3	2,814 1 0	3,941 3 6	3,660 13 8	13,295 8 0	
Total	3,347,15, 9	2,281 4 3	4,508 11 0	4,251 2 8	15,419 1 3	

R. HARDIR, Secretary and Treasurer.

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: :			į				:		At Per	44 Pos Caur. Louss		Jo.	j.,	PRR CRRT. D.	S PER CRAT. PRESENTERS FOR	
	ş. 11		į	t Pan	4 PRE CORT. LOAVS	84 V 0		-				itaol	ี่แขอ	10 years.	la yeard.	
PARTICULARS.	per cent. ton 1853-54.	16 de 16 de	66 82	1 1 2 2 2 1 1 1 2 2 2 3 3 1 1 1 1 2 2 2 2	26.38. 184		of 1. 54.55	Transfer	.f 1870, of 1871. of 1972.		1 1 972.	.31162 Tol. 3 1858-151	. 140 - 140 4d . 140-468	Reparable, June 1877.	Respayable,	Total amount.
. C. CALLERY CONTRACT	te i	- 1		4 54 547 51 13 MW 1, 16 65 40 1 M 91 40 1 (1.23 9 4 39,73,700 9,57 00 2,96,74,40)	13.000 1,58	1.38 69,400 1,07,91,400 1,81	7,91,400 1.	A1.23.8 413	9,73,700	1,57 Om 2,	96,74,00	82.5(k)	82.80v 4.20,64,40t)	27,96, mu)	31.13,000	12,94,35,985
Balance of 16th Pebenary 1877	\$	01110				- (:		:	:	:	1,600
Ann	;	:	:	:			:	: :			40.100		906		:	1,72,000
Amount enfaced at Madras between 16th and 28th		:	:	:	:	· ·	:					<u>:</u>	•			
Amount enfaced at Bombay between 16th and 26th				:	1,33	-	1.00%	3,0 10	:	:	:	:	1,000	;	:	4,000
Polemars 1877 Ampunt enfaced at Calcutta between 16th and 28-h	: :	: :	- ! ;	 : :	18,000	38,700	95.300	1,95.50	201		0. C	:		: !	0.001	0. 2,9 3.0
Rebrusty 1917 Towar	55 PM	33.173		2.84#14,54,5 # 81.59	.59.600 1.5	7,68,800 1,	09,17,700	000, 1,57, (49,40, 1,19,17,700 1,03,29,300) 39,83,800			3.010xx 2,97,84,100	82,8	0, 8,07,08,4	27 96.0 **	33,14 (40)	12,98.74,623
	:			:		3,55, 00	13,000	70,501	:	: :	61,070			1.73.00	:	6,72,40
B-1 68th February 1877	56.00 H	83,178	1	2,346 14,51,308 31,50,000 1,53,53,50+1,00,04,70+1,02,51,800,30,88,000,	6.1 (90), 63,	3,63,50+ 1.	A. 01.70	1.62.51,800	39,89,60	3.01,000	3.01,107 2,97,07,1±0	R2,8 4	4.90,70.94	26 93,1Hm	83,11,040	19,92,02,033
	2	04E.—Fr	om 92h June 1st Jan. 19th	187	7 to Slet Dec. 16 7 to 16tb Jan. 18 10 18th Feb.	1876—Enfa	Reed from	‡	74 lukhe; 14 :: 13 :: 22 ::	retransfer	9,374 lakins; retransferred from London 2,442 lakins 14	Lenden 2	Ato labbe.			•
		:	. 19th .	*				6	2.427) ^{हा क्य}	2,468			
								A.	Ralance against London	st London	:	i i	41			

(1183-1)

Public lient Oppics, Bank of Beands, Calcults, the 5th March 1877.

Statement of the Affairs of the Bank of Bengal for the week ending 26th Feb. 1877.

	LIABILITIES.	Rs.	A. P.	ASSETS.	Ra.	A.	T
Capital paid up Reserve Fund	***	2,00,00,00		Government Securities Loans on Government Securities, &c., at Head	1,00,79,114	18	1
ublic Deposits at 1)		Office and Branches	84,91,087	18	
Office Ditto at Branc	Rs. 48,99,151 4 has ,, 92,57,820 14 ad Office and Branches	1,41,56,973 3,18,74,31		Accounts of credit on theoremment Securities, &c., at Head Office and Branches Bills discounted and purchased at Head Office	44,58,895	3	
dank Poet Bills, &c.		3.82.15	4 13 1	and Branches	1,68,77,078		
usdries	•	6,92,67	1 8 8	Ballion	8.18,699 8.91,609		
				Beed Stock	10,45,50	1	
				Stamps	34E.90,8		
					8,67,39,199		_
				Cash and Currency Notes at Head Office, Ro. 73,88,830 2 11 Cash and Currency	1,94,87,938	4	
				Notes at Branches ,, 1,90,99,106 1 8.	•		_
•	Rupeet	6,89,97.13	4 7 8	Rupees	6,83,27,184	7	

By order of the Directors,

J. GORDON,

Chief Acett. & Dy. 800y. (1179-1)

R. HARDIR,
Secretary and Treasurer.

BARK OF BERGAL; Calcutta, the 1st March 1877.

LOST CURRENCY NOTES.

Notes scholly lost or destroyed.

	Notes who	olly lost a	r destroyed.
Begister No.	No. of Notes.	Value.	Name of Cisimant.
2417.		Ra.	
424	L 52 72521	500 R	ali Das Roy.
425	L 90 - 53809	20 8	erajul Huq.
426	L 79-90241	20 T	. Ramdas Naidoo.
430	1, 82 5 161	100)	
	L 69-83831](K) } V	V. J. Davidson.
	L 83-16697	J. 101 J	
431	L t. = 80700	_ 500) G	
	-75945	500 ∫	Chund.
432	L 81-02967		alliprosed Chatterjee.
433	L 83-12819	100 1	Iutty Ram Mool Chund.
434	L 97-28509	10	
	to	each.	haik Amoo.
	-28518		
435	L 90-32650		ehari Lal Dicheet.
437	L 52-57417		loikantonath Nusker. 📑
439	L 81-38072	507	!
	38070	50	:
	53556	50	
	55808	50 1	hunder Coomar Laherey.
	55807	ן נים	
	-37912	50	
	54429	50	i
	., -44590	50)	111 . Dec
440	L 83-26680	100 I	lulden Das.
443	L 81-56796	50 }	lam Chund Mukerjee.
444	L 81—58386	50	Johes Chunder Bose.
447	1.81-30711	50 8	iddessur Chatterjee.
448	L 81-36932		loorga Una Mookerjee.
449	L 44—85528	10 } E	rancis (). Runburn.
	85529	103	
450	L 83-31771	100	L. P.
	., —609 22	100 } J 20 }	ohn Espino.
478	L 90-93988		Walter Newton.
452	L 7861941	20 1	A STOLL "LEAR FOR:
	•• .		
		solly loss	or destroyed.
483	A 7-96246.	102,	Verodaprosad Kur.
	L 33-91317		
484	L 22-70367		. W. Lorimer.
485	L 88-10710		evd. B. John.
486	L 64-14030	20 1	Kristo Charan Guha.

Notes partially lost or destroyed.

No.	No. of Notes.	Value.	Name of Claimant.
		**	
		Rs.	
487	L 40 11662	10)	Messrs. W. L. Atkinson
	L 16-75754	6 6	& Co.
	L 20—69424	5)	
488	L 88 -22522	10	F. Parker.
489	L 83—16825	100)	TT 11 1
	16824	100 }	Kalinath Chander.
56103	1, 19—67739	50)	Ti. 0:
490	L 79 -02975	20	Diwan Sing.
491	L 85-23290	1,000}	
	L 52-81331 L 90-14591	500 20	
	1 4 2 / 142	20	
	1 4 5 10 2	20	
		20	
	900777	20	
	L 89-52190	20	
	., -25520		Sitanath Shaw.
	-61000	20	1,51,411.
	89870	20	
	-81350	20	
	L 80-61439	20	
	33038	20	
	50914	20	
	33007	20	
	L 79-52215	20)	
492	L 32-71159	10	Bishayanath Mahirce.
493	L 40-79015	103	Gobind Chunder Mittra.
	L 25-51434	5)	
491	L 26-05347	5	Oomrao Singh.
495	L 83-33122	1007	
	L 66-33322	50 }	Joduram Sewtohulram.
	to —333 29	cach.	
406	L 65-68705	20)	
300	L 76-12052	10 \$	Kedarnath Dutt.
497	L 8900207	207	
	L 88-451614	10}	Denouath Bancrice.
498	A+83-70195	50	Goolraj Guggernath.
409	A 66-66159	10	Hari Charan Ganguli.
5 00	L 89—60131	20 } 10 }	J. Mearen.
	L 88-00022		
501	L 25-18189	. 8	Roy Churn Mukerjee.
502	L 80-06983	20	Abdool Manyun.
503	L 53-25070	1,000	Alfred Tripe.
5/)4	L 65-72478	20	Kanaiye Barbar.
505	L 15-439/8	6	Woopendro Nath Chatter- jee.
506	L 78-21149	20	T. D'O. Partridge.
507	L 87-72096	107	Ohola Nath Carmin
	., -72097	10 \$	Bhola Nath Ganguly.
508	L 90—19329	20	Satcory Banerjee.
509	L 82-98652	100	Jibun Krishna Raha.

Notes partially last or destroyed.

•	•
Register No. of Notes.	Value. Name of Claimant.
	Rs.
510 L 51-91635	100
to = 91640	cach. Niloo Dhun Dhun.
L 60-86424	100 İ
., -91521	100 /
512 1, 86—97039 1, 75—58047	10 Modhoo Sooden Das.
513 L 58-51852	Sham Sunder Paulit.
1, 96 - 86119 614 L 74 - 42835	10 Lukhmi Kanta Ghose.
514 L 74 - 42835 515 L 26 - 57356	5 Sreeram Cluuder Sirear.
516 1, 82-81727	100 Pirualal Soorjo Mull.
316 L 76 - 64335 }	10 Joymony Roy.
	The Secy. and Treasurer, Bank of Bengal, Cal-
1, 15 -88146 }	5 Hank of Bengal, Cal-
818 I, 22-48411 }	5) Coursel Chunden See
1, 17-79805)	Gopaul Chunder Sree-
1 15 - 88010 }	5) manee.
319 A 41-79092 }	10)
A 48—27655 } A 80 = 10068 7	Bhola Nath Chatterjee.
A 77-48527	10)
320 L 10-43619 }	5 Bhumjee Govinjee.
321 L 48 83941 } 83942 }	20 Thos. Durup de Dombal.
322 L 45-43126 (20 Doorga Das Ganguly.
43125 } 323 L 7701192 }	20 Lalla Soori Bullee.
—86948 \$	20) Oshidhari Bose.
L 80-77060 }	20)
77058) 325 L 24-84725 }	5 Shaik Finkoo.
88726 }	5 Shaik Pinkoo.
326 L 41-59739 } 59738 }	10
L 40-52309)	10
52302	Pittumber Bancrjee.
L 1718641 }	6
L'16 - 91101 }	8
L 1553956 \$	નું
327 L 2204826 } 04828 }	Radhica Charan Mittra.
L 22 - 86848)	5
	·
328 L 20-81600 } 81612 }	5 Hara Chund Dey.
329 L 45-15060 }	20 Hajee Golam Hossein.
290 A 9683523 }	10 Choteedas Womed Mull.
83525 }	•
330 L 89 - 36345 } —36346 }	20 M. D. Roche.
331 L 89-30730 } 67322 }	20 Joseph Heath.
332 1,46-80210 }	20 Messrs. Essack Mahomed and Sous.
1, 37—86-M3) 334 1, 88-19373)	79 4 4 17 1
19374 }	10 H. A. Adkin.
335 A 92—09587 } ,, —38892 }	50 G. C. Caleb.
336 L 2228704 } -28707	5 Bholanath Mookerjee.
337 L 24- 90022 }	The Chief Pay-Master, E. I. Railway, Calcutta.
338 L 83-30273 }	100 Dooly Chund.
330 L 46-75745 }	20 Sham Chund Paul.
75746 } 340 L 65-4:1225 }	Mesura Rainarain Ghose
,, - 43220}	20 and Rajnarain Bose.

R. R. HAMILTON. Offg. Asst. Commr. of Paper Currency.

PAPER CURRENCE DEPT., the 6th March 1877.

Notice.

List of unclaimed Packages on the Custom House Wharf.

Mark or Number of Packages.	Ships.
1 Chair, no mark	Viceroy.
2 Cases, E. H. & Co.	Meinam.
1 Cask, no mark	Chyebassa.
1 Parcel, [▲ B C] J. C. & Co.	Ditto.
1 Parcel, S H & H J	Ditto.
1 Hottle, no mark	Glenrov.

N.B.—The above will be sold if not cleared within the 10th of March 1877.

T. B. LANE, Collector of Customs.

CALCUTTA CUSTOMS, the 3rd March 1877.

Wanted

 ${f A}$ SHORT-HAND Writer and Clerk. Salary Rs. 100 a month.

Apply, with copies (not originals) of testimonials as to proficiency in short-hand and general conduct, to the Commissioner of the Rajshshye and Cooch Behar Division, Julpigorce.

Applicants who receive no answer to their applications should understand that another applicant has been selected.

Road Cess Notification.

WANTED an Overseer on a salary of Rs. 50, with allow mees not exceeding Rs. 10 per mensem, by the District Road Cess Committee of Fureedpore. Candidates are required to apply to the Chairman on or before the 15th March 1877. Copies of their testimonials passed the D. P. W. examination for overseers.

JADAY CHANDRA GOSVAMI, Vice-Chairman,
(1181-1) Dist. Road Cess Contee., Furcedpore.

Notice.

THE Zemindary Dak Tax of the district of 24-Pergunnahs, for the year 1877-78, is fixed at the rate of seven annas per cent. Tax for the first-half year should be paid into the treasury on or before the 1st June, and that for the second-half year on or before the 16th December 1877.

R. H. WILSON, Offg. Magistrate. ALIPOUR, the 15th February 1877. .

Notice.

IT is hereby notified for general information that the Taldunda and Matchgaon Canals will be closed, for annual repairs, for the period of one month, from 10th February to 9th March 1877, both days inclusive.

F. T. HAIG. Col., R.R., Joint-Secy. to the Govt. of Bengal in the P. W. Dept., Irrigation Branch.

The 6th February 1877.

NOTICE is hereby given that Bipinbihari Mukerji, articled to Baboo Banachurn Bauerjee, Vakil, High Court, intends to apply to be admitted as a Vakil of the said Court. (1138-4) BIPINBIHARI MEKERJI, M.A.

NOTICE is hereby given that Kamini Kumar Guha, articled clerk to Baboo Asutos Dhur, Vakil. High Court, intends to apply to be admitted as a Vakil of the said court. (1175-4) KAMINI KUMAR GURA, M.A.

NOTICE is hereby given that the undersigned, who was articled to Baboo Mohiny Mohun Roy, Vakil, High Court, intends to apply to be admitted to practise as a Vakil in the said Court. Mohendro Nath Baneries. (1139-4)

I THE undersigned, Saligram Singh, having been admitted to the degree of B.L. at the last examination held at the University of Calcutta, and having duly served under articles of clerkship to Mr. A. St. John Carruthers, one of the attorneys and vakeels of Her Majesty's High Court of Judicature at Fort William in Bengal for two years, pursuant to the Rules of the said High Court, hereby give notice of my intention to apply to the Judges of the said Conrt to be admitted as a Vakeel thereof. Dated this 2nd day of March 1877. (1178—6)

IN pursuance of the rules relative to the admission of Vakeels in the High Court, notice is hereby given that the undersigned, who was lately under articles of clerkship to Baboo Beercswur Bose. Attorney-at-Law, since deceased, and then to Baboo Kashee Kanta Sen, a Vakeel of the High Court, intends to apply to be admitted to practise as a Vakeel in the said Court.

(1136—4) SOORIO NARAUN DAS. B.L. (1136-4)Soorjo Narain Das. B L.

LOST.—The Government Promissory Note, No. 041654, of the 4 per cent., of 1842-43, for Rs. 500, originally standing in the name of Kartic Chunder Bural and last endorsed to Kunti Chunder Chatterjee, the proprietor, by whom it was never endorsed to any other person. Payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicate in favor of the proprietor.

KANTI CHUNDER CHATTERJER.

CALCUTTA, No. 10, Banutollah Street. (1159-3)

For Sale.

THE valuable zemindaries known as Kanicallumpoor and Kultapura, in the district of Maldah Apply to Messrs. Begg, Dunlop & Co.

THE sale of Putnee Tulook Aucknah, in pergumah Pawnon, Nos. 133, 134, and 135, situate in the district of Hooghly, and of the piece or parcel of land commonly called Ballurgunge, belonging to the estate of Ramruttun Banerjee, which was advertised in the Exchange Gazette for 17th day of February instant, has been postponed to Saturday, the 17th day of March next, at 1 o'clock in the afternoon, when the Receiver of the High Court will call the range at his office in the court premises. sell the same at his office in the court premises.

For particulars apply to the undersigned. 152-41 d. C. MacGreson, Receiver, High Court. (1152 -

Notice

IS hereby given that the right and interests of Paboo Narsing Narayan, limatic, son of Baboo Kuideep Narayan, deceased, in the two arms share of monant Rampore Atauli, pergannal Goa, in zillah Sarun, under the management of the Court of Wards, will be put up to pulne sale at the Sarun Co'betor' Office, on Wednesday, the 28th March 1877, corresponding to 29th Cheyte 1284 Fusi, for the liquidation of debts due by the estate.

Right is reserved to postpone the sale in any case where the bid fails to satisfy the officer holding the sale.

The upset price of the aforesaid prop rty has been fixed at Rs. 3,500 (these thousand and five hundred only). The party purchasing the above will be subject to the conditions set forth in Sections 22, 23, and 24 of Act XI of 1859.

STATEMENT.

		+		
Name of mounds.	Ward's share.	Government revenue.	Gross reutal.	Remarks.
		,		
		Rs. A. t'-		•
Rampore Atauli, pergunnah Goz.	2 annas	21 5 4	75 15 3	To be sold for the luminos
Total		1	1	tion of dehts due by the
		!		CRIBIC.

W. M. CLAY, Offg. Dy. Commr.

DY. COMMR.'S OFFICE, BANKIPORE,

(1158-3)The 19th February 1877.

Tukvar Company, Limited

TURVER Company, Limited

THE Ordinary Half-yearly General Meeting of the
Shareholders of this Company will be keid at the
Registered Office of the Company, No. 5. Garstin's Piace,
on Saturday, the 10th March, at 1-30 p.m., to receive the
Report of the Directors, pass the Accounts for the halfyear ending 31st December 1877, to declare a final
Dividend for the past season, and to transact any other
business that may be brought forward.

The share register books of the Company are closed
until the 10th March 1877.

By order of the Directors.

India General Steam Navigation Company, "Limited.

TME Half-yearly Ordinary General Meeting of Shareholders of the above Company will be held at the Registered Office of the Company, No. 4, Fairlie Place, at neon of Wednesday, the 14th day of March 1877.

The Share Transfer Book of the Company is closed from this date until the 14th instant.

By order of the Directors,
G. J. Scorr, Secretary.
CALCUTTA, the 1st March 1877. (1:80-2)

Borsillah Tea Company, "Limited."

NOTICE is hereby given that the Ninth Ordinary General Meeting of Shareholders will be held at the office of the Company. No. 103, Clive Street, on Menday, the 12th day of March next, at noon, to receive the Directors' report, which will then be submitted, pass the accounts to 31st December 1876, and to transact such other beautiful. such other business as may be brought before the meeting.

Balmen, Lawrin & Co.,

Managing Directors of Secretaries.
CALCUTTA, 26th February 1877. (1171—

Jokai (Assam) Tea Company, "Limited."

NOTICE is hereby given that the Ninth Ordinary General Meeting of Shareholders will be held at the office of the Conseny, No. 103, Clive Street, on Saturday, the 10th day of March next, at noon, to receive the Directors' Report, which will then be submitted, just the Accounts to 31st December 1878, to declare a final Dividend for season 1876, and transact such other business as may be brought before the meeting.

BLIMER, LAWRIE & Co., Managing Agenta.

Calcutta, 26th February 1877. (1167-2)

Equitable Coal Company, "Limited."

A T the Twenty-seventh Half-yearly General Meeting of the Shareholders of the Equation Coal Company, Limited, held at the Registered Office of the Company, No. 1, Lyon's Range, on Wednesday, the 28th day of Frbruary 1877.

PRESENT:

- J. F. Macnair, Esq., Chairman.
- J. MacKinnon, Esq.
- By his Attorney J. Mas-D. Macneill, Esq.

By their Attorney T. M. Russell, Esq.

- W. Stalkartt, Esq.
- Col. W. R. Gordon.
- P. Mackinnon, Esq.
- d. M. Hall, Esq. D. Mackinnon, Esq.
- N. Macmichael, Esq.
- By his Attorney J. Sumpson, Esq. Sumpson, Esq.
- R. Taylor, Esq., c.s. H. Beverley, Esq., c.s. A. Money, Esq., c.s., c.s. R. W. Pearce, Esq. L. P. D. Broughton, Esq. D. F. Mackenzie, Esq.

- A. Mackenzie, Esq.
- ... { By his Attorney D. F. Mackenzie, Esq. G. Stanford, Esq.
- A. Strand, Enq.
- J. Martin, Esq.
- By his Attorney N. J.

 Place, E.q.
 By his Attorney R. A.
 Lindsay, Esq.

The advertisement calling the meeting having been

read by the Chairman, it was—
Proposed by T. M. Russell, Esq., as Attorney for
J. M. Hall, Esq., P. Hall, Esq., and D. Mackin-

J. M. Hall, Esq., P. Hall, Esq., and D. Mackin-non, Esq., and Seconded by A. Mackenzie, Esq., by his Attorney D. F. Mackenzie, Esq.— That the Directors' Report and Accounts as submitted, for the half-year ended 31st December 1876, be received and passed as correct.

The following amendment was proposed by Mr. A. Money and seconded by Mr. H. Beverley:—

By order of the Directors.

R. S. Staumton, Secretary.

Calcutta, 28th February 1577.

(1173—1)

"That the accounts as published be not passed, but that other accounts be published giving the information more in detail."

The amendment having been put to the meeting was lost by a minority of four votes, and the original propowas therefore declared as carried.

Proposed by Mr. A. Money, Seconded by Mr. R. Tavior, c.s.— That the balance of Rs. 17.239-15-2, at credit of profit and loss account for the half-year ended 31st December 1876, be applied to reducing the present debt of the

Company.

Proposed by Mr. L. Bronghton,
Seconded by Mr. D. F. Mackenzie—
That Mr. James Young be appointed a Director in room of Mr. E. Shearin, resigned.

Proposed by Mr. J. Simpson, Attorney for N. Macmichael, Esq.,
Seconded by Mr. H. J. Place, Attorney for A.

Strend Fron

Strand, Esq.,

That the following gentlemen be re-appointed Directors for the current year, viz.—
D. Mackinnon, Esq.

W. Stalkartt, Esq.
J. F. Macnair, Esq.
Proposed by Mr. J. Simpson, Attorney for N.
Macmichael, Esq.,
Beconded by Mr. D. F. Mackenzie—
That Mr. Richard Blechynden be re-appointed auditor

for the current year.

With a vote of our thanks to the chair the meeting eparated.

(1174-1)J. F. MACNAIB, Chairman.

in the goods of William Forbes, deceased.

DURSUANT to the Trustees and Mortgagees Powers Act, 1866, notice is hereby given that all creditors and other persons having any claims or demands upon against the estate of William Forbes, deceased, late f Debrooghur, in Upper Assam, are hereby required o send in writing the particulars of their claims or lemands to the undersigned, at No. 6, Hastings Street. Calcutta, on or before the 1st day of May next, and that after such date the Administrator will be at liberty to distribute the assets of the said estate amongst the persons entitled thereto, regard being had only to the slaims of which the said Administrator then has notice, and that the said Administrator will not be liable for the assets or any part thereof so distributed to any person of whose claim the said Administrator has not had notice at the time of such distribution.

Dated this 1st day of March 1877. 1177-3) One & Hanniss, Attorneys-at-Law. (1177 - 3)

In the goods of Lewis Auldjo Cooke, deceased.

PURSUANT to the Trustees and Mortgagees Powers Act, 1866, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Lewis Anldjo Cooke, of Moss Torrace, Elgin, in Scotland, deceased, are hereby required to send in writing the particulars of their claims or demands to the undersigned at No. 6. Hastings Street. Calcutta, on or before the 1st day of Maynext, and notice is also hereby given that at the expiration of the last mentioned day the administrator will be at liberty to distribute the assets of the said Lewis Auldjo Cooke, deceased, or any part thereof amongst the parties entitled thereto, having regard to the claims of which the said administrator then has notice, and that the said administrator intrator will not be liable for the assets, or any part thereof so distributed to any person of whose claim the said administrator has not had notice at the time of such distribution. Dated this first day of March 1877. (1176 - 3)ORB & HARRISS, Attorneys-at-Law.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Colcutta.

In the matter of Sidney Joseph Huberher, an Insolvent

On Saturday, the 24th day of February instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

Chief Clerk's Office, the 20th day of February 1877.

In the matter of Gula Von Brunn, of No. 6, Emambagh 2nd Lane, in Calcutta, late Assistant, Statistical Department, Customs, but at present out of employ, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Monday, the 26th day of February last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

H. R. FINE, Attorney.

In the matter of Gula Von Benks, an Insolvent.
On Monday, the 26th day of February last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 16th day of April next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. FINE, Attorney.

In the matter of Mahomed Ibrahim, of Huliday Street, in the Town of Calcutta, formerly carrying on business as dealer in rubies in co-partnership with Shaik Aboo Khan and Shaik Hingoo, under the name, style, and firm of Mahomed Ibrahim and Company, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI, Vic., Chap. XXI., was filed in the Office of the Chief Clerk on Monday, the 26th day of February last, and by an order of same date the estate of effects of the said Insolvent were vested in the Official Assignce.

M. T. PEARSON, Attorney.

In the matter of Mahomed Ibrahim, an Insolvent.

On Monday, the 26th day of February last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said Court.

M. T. PEARSON, Attorney.

Chief Clerk's Office, 6th day of March 1877.

POSTAL NOTICES.

SEA AND OVERLAND MAILS.

For		Boz mes st	Dat	ė.	Per Steamer.
Madras, Ceylon, and the Inter- mediate Ports Rangoon, Moulmein, and		P.M.	7th 2	Mar.	Africa.
Stratts Chittsgong, Akyab, Kyouk	7	n	11th	**	Himalya.
Physo, and Sandowsy Madras, Ceylon, and the Inter- mediate Ports, Mauritius, Hatavia, Singapore, and	7	,	11th	**	Commilla.
China	7 7	**	12th 13th	"	Meinam. From Bombay.

The next Overland Mail vid Bombay will close at the General Post-Office on Friday, the 9th March 1877, by which mails for Mauritius, St. Denis, Réunion. Zanzibar, Mozambique, Delagoa Bay, Natal, Cape of Good Hope, the Comoro Islands, and Madagascar can be formulated. warded.

2. Book-post and pattern-packets must be posted on the 8th March 1877.

N.B.—The Letter Box will close at 7 P.M. procisely, after which hour Overland letters, fully prepaid and bearing an extra postage stamp of two annas on each cover, will be received up to 7-30 P.M. or bearing an extra postage stamp of four annas on each cover, up ₩ 8 P.M.

W. ALFIE, Offg. Post-Master of Calcutta. CALCUTTA, the 6th March 1877.

OWING to the state of the tides, the P. & O. steamer will leave Calcutta on the 20th instead of the 22nd March 1877, but she will be required to remain at Madras until the contract date for leaving that Port, viz. 27th March 1877. Mails for Galle will close at this office at 7 P.M. on Wednesday, the 21st March 1877, and be forwarded by railway to Madras, so as to catch the P. & O. steamer there.

W. Alpin, Offg. Post-Master.

GENERAL POST OFFICE, the 6th March 1877.

THE following are the latest hours for posting letters in the General Post Office:—

			
Mails.	Final clearance of letter box.	Latest, hour for receipt of regis- tered let- ters and parcels.	REWARES
All stations on Loop Line, between Howrah and Ramporehaut, and on Chord, between Calcutta and Assensole	5-30 а.м.	5 р.м.	
Dum-Dum.			
1st Despatch 2nd ditto	8 A.M. 7-80 P.M.		
BARRACEPORE.			
1st Despatch 2nd ditto	6-30 A.M. 6 P.M.		
BARRASET.			1
1st Despatch snd ditto	1-80 P.M. 7-80 P.M.		
HOWBAH.			
Ist Despatch 2nd ditto 2nd ditto 3nd ditto 3nd ditto 4th ditto 4th ditto 4th ditto 4th ditto 3nd ditto 4th ditto 4th ditto 4th ditto 5nd ditto 4th ditto 4th ditto 4th ditto 5nd ditto 4th ditto 5nd ditto 4th ditto 5nd	5 Р.Ж. б-45 Р.Ж.	1-30 P.M. 4-30 P.M. 1-30 P.M. 4-30 P.M. 5 P.M. 5 P.M.	Mail train. Slow train With a late letter,
Halasore, Pooree, and places in in Madras Presidency up to Vizasapatam	6 T.N	5 P.M.	fee of 1 annaupto 8 P.M.
received during the Week Ifold i	16 8 A.M. &	4 to 5 P.M.	-

There is a Pillar Box at the gate of the Last Indian Railway Station at Howrah which is exceed at the following hours:—

The peons usually leave this Office with deliveries on week days:-

lst	Delivery	•••	•••	•••	•••	8	A.M.
2nd	ditto	•••		•••		12-30	P.M.
3rd	ditto	•••	•••			4	P.¥.
	undays th						
	Delivery						
lst	Denvery	•••	•••	•••		1 B	A.M.

. W. ALPIN, Offg. Post-Master.

GENERAL POST OFFICE, CALCUTTA, .
The 2nd November 1875.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 6th March 1877.

Adams, Mrs. J. H. Allan, W. H. Attfield, J. S. Austin, R. A. Baildon, S. Ballally, Mrs.
Balhally, Mrs.
Barings and Co., Messrs.
Bateman, W. E.
Birke, Captain H. P.
Borah, Surgeon S.
Byrnes, Mrs. I. Campbell, Mrs. Cannon, C. E. Carroll, Dr. Cautwell and Co.; Messrs. Creman, I. I. Daunt, A. Davies, H. Davis, Mrs.
D'Costa, V.
D'Santo, Mrs. B.
Douglas, J. Doyle, P. J. Dudrence, E. C. Dundas, Mrs. Edmonds, Mrs. M. Erdman, P. Falmon, B. Ferguson, G. M. Ferrari, Dr. D. A. Finney, J. Fox, M. Fox, William. Funlong, Mrs. Mary. Gallatby, G. Gasper, M. P. Gonsalves, E. Graham, T. H. Granger, John H. Gray, Mr. Greenbury, Miss. Gregson and Co., Messrs. Gurd, Sergt. T. Haden, Miss Sarah. Hales, John & Co., Messrs. Harrison, H. D. Harrison, J. F. Harrisa, J. S. Hayter, W. J. Hondrix, Rev. E. R. Heenan, Geo. Chas. Holloway and Co., Messrs. Hornsday, W. T. Howe, E. C. Inglis, W. Irwin, Mr. Jackson, L. H. C. Jellicoe, J. Johnson, Major-General Sir Edwin. Johnson, Mrs. T. R.

Kelly, T. Kennedy, A. Kuight, I. W. Lackerstein, A. L. Lafarque, Mr. Lawrie, J. R. H. Mackensie, G. R. Maflin, G. J. H. McDarmott, W. McKeon, A. B. McMadden, Miss. McMedden, Miss C.
Martin, Mrs.
Matthews, Mrs.
Metcalfe, M.
Moore, James.
Nauvan J. R. Newman, J. B. Nichol Henry, Sergt. Nicholl, W. O'Sullivan, W. J. Otto, Geo. Paser, Henry. Paton, G. Paulson, P. L. Perbles, J. C. Perkins, Licut.-Col. A. E. Phillips, Chas. Pogson, R. Pulson, Capt. Raven, C. W. Ray, Mr. Reaks, Mrs. M. Rees, Mrs. E. Rogers, C. J. Ruchwaldie, II. Sainter, Dr. J. D. Samuells, H. E. Scott, James. Shorriff, R. Short, B. H. Simpson, Mrs. Smith, Mrs. E. F. Smyth, C. G. Stoddard, H. Thilstone, Mrs Thomas, E. C. G. Tisbury, Mrs. S. M. Wane, Innes B. Waterfield, Mrs. Watson & Ilsyton, Mosses. Watson, Mrs. L. E. White, W. M. William, G. Williams, B. A. Williams, F. Wilson, Thes. Wilson, W. C. Winscom, Mass Woods, Mins. Wother pour, Geo.

Letters marked "Care of Post-Office to be kept till called for."

Andrew, Walter G. G.
Arthur, Geo.
Battye, Major H. D.
Beale, William.
Biggs. Robert O. C.
Bonney, F.
Brownfield, M.
Brownlow, A.
Buckley, C. W.
Caddy, D. G.
Campbell, Mrs. William.
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Shuts, J.
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Stone, B. J.
Change Wor
Storey, Wm.
Strahan, Major.
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Nuddea Rivers.

Weekly Water Report showing the least dipth of water in the Bhagiruttee, Matabangah, and Jellinghee Rivers for the week ending Friday, the 2nd March

1877.						
Names of Rivers.		Least depth of water.				
		P	₩In.			
BHAGIRUTTER.						
Entrance below Chonrasia		. 6	6			
Thence to Noorpore Junction, 6 miles		. 6	0			
Thence to Jungipore, 9 miles		. 3				
From Inngipore to Berhampore, 47 miles		. 3	3			
From Berhampore to Cutwa, 50 miles		. 2	6*			
From Cutwa to Nudden, 46 miles		. 2	6*			
Matasangan.						
77. 4	`					

m . T-t	••		}	Practically closed.		
From Hat Bolia to Boalmaree				•••		
From Boalmaree to Alickdeah						
From Aliekdeah to Kissengunge		•••	•	•••	2	3

. JELLINGHEE AND BYRUB.

Entrance of Byrub from th	e Gan	iges	•••	5	0	
Thence to Junction with th	e Jell	ingliee		3	3	
From Junction of Byr	ndab a	ınd Jellir	ghee			
to Teakatta	•••	•••	• • •	3	0	
From Teakatta to Nudden	•••		•••	3	6	

Height of water on gauge at Berhampore on the 5th March 1877 above zero, I foot 93 inches.

T. H. WICKES, C.E., Exe. Engr., Nuddea Rivers Division. BRUHAMPORE, the 5th March 1877.

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[•] Roats drawing 8 feet are able to get through the river.

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PART V.

Acts of the Segislative Council of India.

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LEGISLATIVE DEPARTMENT.

[Third Publication.]

The following Act of the Governor General of India in Conneil received the assent of His Excellency the Governor General on the 14th February 1877, and is hereby promulgated for general information:—

ACT No. II OF 1877.

An Act to amend Act No. XIII of 1875.

WHEREAS it is expedient to define the expression 'High Court' as used in Act No. XIII of \$1875 (to amend the law relating to Probates and Letters of Administration), sections 2, 3 and 4; It is hereby enacted as follows:—

- 1. The expression 'High Court' in each of the said sections shall mean, and in Act XIII of 1875, sections 2, 3 and 4.

 High Court' defined be deemed to have always meant—
- (a) a High Court for the time being established under the twenty-fourth and twenty-fifth of Victoria, chapter 10%:
 - (b) the Chief Court of the Panjab:
 - (c) the Court of the Recorder of Rangoon.
- 2. Nothing in this Act shall be deemed to affect

 Saving of certain
 grants of probate and
 administration.

 out the whole of British India heretofore made by
 any Court other than the Courts specified in section one.

WHITLEY STOKES, Secy. to the Govt. of India.

[Third Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 14th February 1877, and is hereby promulgated for general information:—

ACT No. III or 1877.

THE INDIAN REGISTRATION ACT, 1877.

ARRANGEMENT OF SECTIONS.

PREAMBLE.

PART I.

PRELIMINARY.

SECTIONS.

- 1. Short title.
 Local extent.
 Commencement.
- 2. Repeal of enactments.
- 3. Interpretation-clause.

PART II.

OF THE REGISTRATION ESTABLISHMENT.

- Inspector General of Registration.
 Branch Inspector General of Sindh.
- 5. Districts and Sub-Districts.

SECTIONS.

6. Registrars and Sub-Registrars.

7. Offices of Registrar and Sub-Registrar.

8. Inspectors of Registration Offices.

- 9. Military Cantonments may be declared Sub-Districts or Districts.
- 10. Absence of Registrar from his District or vacancy in his office.
- · 11. Absence of Registrar on duty in his District.
 - 12. Absence of Sub-Registrar or vacancy in his office.
 - Appointments under section. 10, 11 or 12 to be reported to Government.
 Suspension, removal and dismissal of
 - Officers.

 14. Remuneration and establishments of registering officers.
 - 15. Seals of registering officers.
 - Register-books.
 Forms.
 Fire-proof boxes.

PART III.

OF REGISTRABLE DOCUMENTS.

 Documents of which registration is compulsory.

Exception of composition-deeds;

and of transfers of shares and debentures in Land Companies.

Anthorities to adopt.

- 18. Documents of which registration is optional.
- 19. Documents in language not understood by registering officer.
- 20. Documents containing interlinentions, blanks, erasures or alterations.
- 21. Description of parcels.

Documents containing maps or plans.

Failure to comply with rules as to description of houses and land.

PART IV.

OF THE TIME OF PRESENTATION.

23. Time for presenting documents.

- 24. Provision where delay in presentation is unavoidable.
- 25. Documents executed out of British India.
- 26. Provision where office is closed on last day of period for presentation.
- Wills may be presented or deposited at any time.

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OF THE PLACE OF REGISTRATION.

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- 29. Place for registering other documents.
- Registration by Registrar at Presidency Town.
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- OF PRESENTING DOCUMENTS FOR REGISTRATION.
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- 33. Powers-of-attorney recognizable for purposes of section 32.
 - Proviso as to persons infirm, or in jail, or exempt from appearing in Court.
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- 35. Procedure on admission of execution. Procedure on denial of execution, &c.

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- 36. Procedure where appearance of executant or witness is desired.
- 37. Officer or Court to issue and cause service of summons.
- 38. Persons exempt from appearance at Registration Office.
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OF PRESENTING WILLS AND AUTHORITIES TO ADOPT.

- 40. Persons entitled to present Wills and Authorities to adopt.
- 41. Registration of Wills and Authorities to adopt.

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OF THE DEPOSIT OF WILLS.

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- 43. Procedure on deposit of Wills.
- 44. Withdrawal of sealed cover deposited under section 42.
- 45. Proceedings on death of depositor. Re-deposit.
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- 47. Time from which registered document operates.
- 48. Registered documents relating to property when to take effect against oral agreements.
- 49. Effect of non-registration of documents required to be registered.
- required to be registered.

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 53. Entries to be numbered consecutively.
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- 55. Indexes to be made by registering officers.Extra particulars in Indexes.
- 56. Copy of entries in Indexes Nos. I and II to be sent by Sub-Registrar to Registrar. Such copy to be filed by Registrar.
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 Document to be returned.
- 62. Procedure on presenting document in language unknown to registering officer.
- 63. Power to administer oaths.

 Record of substance of statements.
 - (C.) Special Duties of Sub-Registrar.
- 64. Procedure on registration of document relating to land situate in several Sub-Districts.
- 65. Procedure where document relates to land situate in several Districts.
 - (D.) Special Duties of Registrar.
- 66. Procedure on registering documents relating to land.
- 67. Procedure on registration under section 30, clause (4).
- (E.) Of the Controlling Powers of Registrars and Inspectors General.
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- 72. Power to reverse or alter orders of Sub-Registrar refusing registration on ground other than denial of execution.

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- 80. Fees payable on presentation.

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 - Delivering false copy or translation. False personation.
 - Abetment of offences under Act.
- Registering officer may institute prosecutions.
- 84. Registering officers to be deemed public servants.

PART XV.

MISCELLANEOUS.

- 85. Destruction of unclaimed documents.
- 86. Registering officer not liable for thing bond fide done or refused in his official capacity.
- 87. Nothing so done invalidated by defect in appointment or procedure.
- Registration of documents executed by Government officers or certain public functionaries.
- Certificates under Land Improvement Act, 1571.

Exemptions from Act.

- 90. Exemption of certain documents executed by or in favour of Government.
- 91. Inspection and copies of such documents.
- 92. Burmese registration rules confirmed.

An Act for the Registration of Documents.

Whereas it is expedient to amend the law relat-Preamble. ing to the registration of documents; It is hereby en-

acted as follows :-

PART 1.

PRELIMINARY.

Short title

1. This Act may be called "The Indian Registration Act, 1877:"

It extends to the whole of British India, except
such districts or tracts of
country as the Local Government may from time to time, with the previous
sanction of the Governor General in Council, exclude from its operation;

Commencement.

And it shall come into force on the first day of April 1877

Repeal of enactments.

2. On and from that day Act No. VIII of 1871 shall be repeated.

But all appointments, notifications, rules and orders made, and all Districts and Sub-districts formed, and all offices established, and all tubles of fees prepared, under such Act or any of the enactments thereby repealed shall be deemed to have been respectively made, formed, established and prepared under this Act, except in so far as such rules and orders may be inconsistent herewith.

References made in Acts passed before the first day of April 1877, to the said Act, or to any enactment thereby repeated, shall be read as if made to the corresponding section of this Act.

- 3. In this Act, unless there be something re-Interpretation-clause. puguant in the subject or context—
- "Lease" includes a counterpart, kabúliyat, an undertaking to cultivate or occopy, and an agreement to lease.
- "Signature." "Signature" and "signed" include and apply to the affixing of a mark:
- "Immoveable property" includes land, build"Immoveable propertings, hereditary allowances, ty." rights to ways, lights, ferries, fisheries or any other benefit to arise out of land, and things attached to the earth or permanently fastened to any thing which is attached to the earth, but not standing timber, growing crops, nor grass:
- "Moveable property" includes standing timber,
 "Moveable property." growing crops and grass,
 fruit upon and juice in
 trees, and property of every other description, except immoveable property:
 - "Book" includes a portion of a Book and also "Book." any number of sheets connected together with a view of forming a Book or portion of a Book:
 - "Endorsement" and "endorsed" include and "pply to an entry in writing by a Registering Officer on a rider or covering stip to any document tendered for registration under this Act:
 - "Minor" means a person who, according to the personal law to which he is subject, has not attained majority:
 - "Representative." includes the guardian of a minor and the Committee or other legal curator of a lunatic or idiot:

- "Addition" means the place of residence, and
 the profession, trade, rank
 and title (if any) of a person
 described, and, in the case of a Native, his caste
 (if any) and his father's name, or where he is
 usually described as the son of his mother, then
 his mother's name:
 - "District Court." includes the High Court in its ordinary original civil jurisdiction; and
 - "District." and "Sub-District" respectively
 "District." mean a District and SubDistrict formed under this
 Act.

PART II.

OF THE REGISTRATION ESTABLISHMENT.

- 4. The Local Government shall appoint an Inspector General of officer to be the Inspector Registration.

 General of Registration for the territories subject to such Government,
- or may, instead of making such appointment, direct that all or any of the powers and duties hereinafter conferred and imposed upon the Inspector General shall be exercised and performed by such officer or officers, and within such local limits, as the Local Government from time to time appoints in this behalf.

The Governor of Bombay in Council may also,

Branch Inspector
General of Sindh.

with the previous consent of
the Governor General in
Council, appoint an officer
to be Branch Inspector General of Sindh, who
shall have all the powers of an Inspector General
nuder this Act other than the power to frame rules
hereinafter conferred.

Any Inspector General or the Branch Inspector General of Sindh may hold simultaneously any other office under Government.

5. For the purposes of this Act, the Local Gov
Pistricts and SubDistricts.

SubComment shall form Districts and Sub-Districts, and shall prescribe, and may from time to time alter, the limits of such Districts and Sub-Districts.

The Districts and Sub-Districts formed under this section, together with the limits thereof, and every alteration of such limits, shall be notified in the local official Gazette.

Every such alteration shall take effect on such day after the date of the notification as is therein mentioned.

6. The Local Government may appoint such
Registrars and Sub.
Registrars.

Registrars.

Persons, whether public officers or not, as it thinks proper, to be Registrars of the several Districts, and to be Sub-Registrars of the several Sub-Districts, formed as aforesaid, respectively.

7. The Local Government shall establish in Offices of Registrar and Sub-Registrar.

every District an office to be styled the Office of the Registrar and in every Sub-District an office or offices to be styled the Office of the Sub-Registrar, or the Offices of the Joint Sub-Registrars, and may amalgamate with any office of a Registrar any office of a Sub-Registrar subordinate to such Registrar,

and may authorize any Sub-Registrar whose office has been so amalgamated to exercise and perform, in addition to his own powers and duties, all or any of the powers and duties of the Registrar to whom he is subordinate:

Provided that no such authorization shall enable a Sub-Registrar to hear an appeal against an order passed by himself under this Act.

- 8. The Local Government may also appoint officers to be called Inspectors of Registration Offices.

 The Local Government may also appoint officers to be called Inspectors of Registration Offices, and may from time to time prescribe the duties of such officers. Every such Inspector General.
- 9. Every military cantonment where there is a

 Military cantonments
 may be declared SubDistricts or Districts.

 Or a District, and such Magistrate shall be the
 Sub-Registrar or the Registrar of such Sub-District or District, as the case may be.

Whenever the Governor General in Council declares any military cantonment beyond the limits of British India to be a Sub-District or a District for the purposes of this Act, he shall also declare, in the case of a Sub-District, what authorities shall be Registrar of the District and Inspector General, and in the ease of a District, what authority shall be Inspector General, with reference to such cantonment and the Sub-Registrar or Registrar thereof.

Absence of Registrar Absence of Registrar of a District infrom his District or vacuatey in his office.

Registrar of a District including a Presidency Town, is absent otherwise than on duty in his District, or when his office is temporarily vacant.

any person whom the Inspector General appoints in this behalf, or, in default of such appointment, the Judge of the District Court within the local limits of whose jurisdiction the Registrar's Office is situate,

shall be the Registrar during such absence or until the Local Government fills up the vacancy.

Whenever the Registrar of a District including a Presidency Town, is absent otherwise than on duty in his District, or when his office is temporarily vacant,

any person whom the Inspector General appoints in this behalf shall be the Registrar during such absence, or until the Local Government fills up the vacancy.

- Absence of Registrar on duty in his District, he may appoint any Sub-Registrar or other person in this District to perform, during such absence, all the duties of a Registrar, except those mentioned in sections 68 and 72.
- Absence of Sub-Regis. when his office is temporarily vacant, any person whom the confect.

 Registrar of the District appoints in this behalf shall be Sub-Registrar during such absence, or until the Local Government fills up the vacancy.
- 13. All appointments made under section 10,

 Appointments under section 11, or section 12

 section 10, 11 or 12 to shall be reported to the Local Government by the Inspector General. Such report shall be either special or general, as the Local Government directs.

The Local Government may suspend, remove or dismiss any person appointed under the provisions of this person in his stead.

14. Subject to the approval of the Governor Remuneration and so. General in Council, the Local tablishments of registering officers. Government may assign such salaries as such Government from time to time deems proper to the Registering Officers appointed under this Act, or provide for their remuneration by fees, or partly by fees and partly by salaries.

The Local Government may allow proper establishments for the several Offices under this Act.

- Seals of registering shall use a seal bearing the following inscription in English and in such other language as the Local Government directs:—"The seal of the Registrar (or of the Sub-Registrar) of
- 16. The Local Government shall provide for the office of every Registering Officer the books necessary for the purposes of this Act.

The books so provided shall contain the forms from time to time prescribed by the Inspector General, with the sanction of the Local Government, and the pages of such books shall be consecutively numbered in print, and the number of pages in each book shall be certified on the title-page by the officer by whom such books are issued.

The Local Government shall supply the office of

every Registrar with a fireproof box, and shall in each

District make suitable provision for the safe custody of the records connected with the registration of documents in such District.

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PART III.

OF REGISTRABLE DOCUMENTS.

- 17. The documents next hereinafter mentioned shall be registered, if the property to which they relate is situate in a District in which, and if they have been executed on or after the date on which, Act No. XVI of 1864, or Act No. XX of 1866, or Act No. VIII of 1871, or this Act came or comes into force (that is to say),—
 - (a) Instruments of gift of immoveable property:
- (b) Other non-testamentary instruments which purport or operate to create, declare, assign, limit or extinguish, whether in present or in future, any right, title or interest, whether vested or contingent, of the value of one hundred rupees and upwards, to or in immoveable property:
- (c) Non-testamentary instruments which acknowledge the receipt or payment of any consideration on account of the creation, declaration, assignment, limitation or extinction of any such right, title or interest; and
- (d) Leases of immoveable property from year to year, or for any term exceeding one year, or reserving a yearly rent:

Provided that the Local Government may, by order published in the official Gazette, exempt from the operation of the former part of this section any leases executed in any District, or part of a District, the terms granted by which do not exceed five years and the annual rents reserved by which do not exceed fifty rupees.

Nothing in clauses (b) and (c) of this section applies to (e) uny composition-deed,

- (f) any instrument relating to shares in a Joint Stock Company, notshares and dependence in Land Companies. Joint Stock Company, notwithstanding that the assets of such Company consist in whole or in part of immoveable property, or
- (g) any endorsement upon or transfer of any debenture issued by any such Company,
- documents merely eventing right to obtain ether documents.

 and upwards to or in immoveable property, but merely creating a right to obtain another document which will when executed create, declare, assign, limit or extinguish any such right, title or interest,
- (i) decrees and orders of Courts and awards, (j) grants of immoveable property by Government,
- (k) instruments of partition made by revenue
- (f) certificates and instruments of collateral security granted under the Land Improvement Act,

- Authorities to adopt a son, executed after the first day of January 1872 and not conferred by a will, shall also be registered.
- 18. Any of the documents next hereinafter

 Documents of which
 registration is optional.

 under this Act (that is to say),
- (a) Instruments (other than instruments of gift and wills) which purport or operate to create, declare, assign, limit or extinguish, whether in present or in future, any right, title or interest, whether vested or contingent, of a value less than one hundred rupees, to or in immoveable property:
- (b) Instruments acknowledging the receipt or payment of any consideration on account of the creation, declaration, assignment, limitation or extinction of any such right, title or interest:
- (c) Leases of immoveable property for any term not exceeding one year, and leases exempted under section 17:
- (d) Instruments (other than wills) which purport or operate to ereate, declare, assign, limit or extinguish any right, title or interest to or in moveable property:

(e) Wills:

- (f) All other documents not required by section 17 to be registered.
- Documents in language tration be in a language which the registering officer does not understand, and which is not commonly used in the District, he shall refuse to register the document, unless it be accompanied by a true translation into a language commonly used in the District and also by a true edpy.
- Documents containing tion refuse to accept for reinterlineations, blanks, crasures or alterations which any interlineation, blank, crasure or alteration appears, unless the persons executing the document attest with their signatures or initials such interlineation, blank, erasure or alteration. If he register such document, he shall, at the time of registering the same, make a note in the register of such interlineation, blank, erasure or alteration.
- 21. (a) No non-testamentary document relat-Description of purcels. ing to immoveable property shall be accepted for registration unless it contains a description of such property sufficient to identify the same.
- (b) Houses in towns shall be described as situate on the north or other side of the street or road (mentioning it) to which they front, and by their existing and former occupancies, and by their numbers if the houses in such street or road are numbered. Other houses and lands shall be described by their name, if any, and as being in the territorial division in which they are situate, and by their superficial contents, the roads and other properties on which they abut, and their existing occupancies, and also, whenever it is practicable, by reference to a Government map or survey.
- (c) No non-testamentary document containing

 Decements containing a map or plan of any property

 comprised therein shall beaccepted for registration un-

or plan, or, in case such property is situate in several Districts, by such number of true copies of the map or plan as are equal to the number of such Districts.

22. Failure to comply with the provisions

Failure to comply with contained in section 21, rules as to description of houses and land. clause (b), shall not disentitle a document to be registered if the description of the property to which it relates is sufficient to identify such property.

PART IV.

OF THE TIME OF PRESENTATION.

23. Subject to the provisions contained in sections 24, 25 and 26, no documents.

Time for presenting documents.

Time for presenting tions 24, 25 and 26, no document other than a will, shall be accepted for registration unless presented for that purpose to the proper officer within four months from the date of its execution.

or, in the case of a copy of a decree or order, within four months from the day on which the decree or order was made, or, where it is appealable, within four months from the day on which it becomes final:

Provided that, where there are several persons executing a document at different times, such document may be presented for registration and reregistration within four months from the date of each execution.

Provision where delay in presentation is unavoidable.

Provision where delay in presentation is unavoidable.

The state of the expiration of the time hereinbefore prescribed in that behalf, the Registrar, in cases where the delay in presentation does not exceed four months, may direct that on payment of a fine not exceeding ten times the amount of the proper registration fee, such document shall be accepted for registration.

Any application for such direction may be lodged with a Sub-Registrar, who shall forthwith forward it to the Registrar to whom he is subordinate.

25. When a document purporting to have been executed by all or any of the parties out of British India is not presented for registration till after the expiration of the time hereinbefore prescribed in that behalf, the Registering Officer, if satisfied,

(a) that the instrument was so executed, and
(b) that it has been presented for registration
within four months after its arrival in British
India,

may, on payment of the proper registration fee, accept such document for registration.

Provision where office is closed on the last day of any period provided in this Act for the presentation.

The purposes of this Act, be deemed to be the day on which the office re-opens.

27. A will may at any time be presented for registration or deposited in manner hereinafter provided.

PART V.

OF THE PLACE OF REGISTRATION.

28. Save as in this Part otherwise provided,

every document mentioned

Place for registering documents relating to the limit.

(b), (c) and (d), and section 18, clauses (a), (b) and (c), shall be presented for registration in the office of a Sub-Registrar within whose Sub-District the whole or some portion of the property to which such document relates is situate.

Place for registering other documents.

Place for registering other documents.

Place for registering other documents.

Place for registering of the referred to in section 28 and a ropy of a decree or order, may be presented for registration either in the office of the Sub-Registrar in whose Sub-District the document was executed, or in the office of any other Sub-Registrar under the Local Government at which all the persons executing and claiming under the document desire the same to be registered.

A copy of a decree or order may be presented for registration in the office of the Sub-Registrar in whose Sub-District the original decree or order was made, or, where the decree or order does not affect immoveable properly, in the office of any other Sub-Registrar under the Local Government at which all the persons claiming under the decree or order desire the copy to be registered.

Registration by Registrar.

Registration by Registrar.

Registration by Registered by any Sub-Registrar subordinate to him.

(2.) The Registrar of a District including a Pre-Registration by Regis. sidency Town and the Registrar of Presidency Town and the Lahore District and Lahore. may receive and register any document referred to in section 28 without regard to the situation in any part of British India of the property to which the document relates.

31. In ordinary cases the registration or deposit

Registration or accept.

ance for deposit at prishall be made only at the
office of the officer anthorized
to accept the same for registration or deposit.

But such officer may on special cause being shown attend at the residence of any person desiring to present a document for registration or to deposit a will, and accept for registration or deposit such document or will.

PART VI.

OF PRESENTING DOCUMENTS FOR REGISTRATION.

32. Except in the cases mentioned in section 31

Persons to present and section 89, every docudocuments for registration.

ment, to be registered under
this Act, whether such registration be compulsory or optional, shall be presented
at the proper registration office,

by some person executing or claiming under the same, or, in the case of a copy of a decree or order, claiming under the decree or order,

or by the representative or assign of such person, or by the agent of such person, representative or assign, duly authorized by power-of-attorney executed and authenticated in manner hersinafter mentioned.

83. For the purposes of section 32, the powers of attorney next here-inafter mentioned shall alone be recognized (that is to say),—

(a) if the principal at the time of executing the power-of-attorney resides in any part of British India in which this Act is for the time being in force, a power-of-attorney executed before and authenticated by the Registrar or Sub-Registrar within whose District or Sub-District the principal resides:

(b) if the principal at the time aforesaid resides in any other part of British India, a power-of-attorney executed before and authenticated by any

Magistrate:

(c) if the principal at the time aforesaid does not reside in British India, a power-of-attorney executed before and authenticated by a Notary Public, or any Court, Judge, Magistrate, British Consul or Vice-Consul, or representative of Her Majesty or of the Government of India:

Provided that the following persons shall not be
Proviso as to persons
infirm, or in jail, or exempt from appearing in
Court.

as is mentioned in clauses (a) and (b) of this see-

persons who by reason of bodily infirmity are unable without risk or serious inconvenience so to attend;

persons who are in jail under civil or criminal process; and

persons exempt by law from personal appearance in Court.

In every such case the Registrar or Sub-Registrar or Magistrate (as the ease may be), if satisfied that the power-of-attorney has been voluntarily executed by the person purporting to be the principal, may attest the same without requiring his personal attendance at the office or Court aforesaid.

To obtain evidence as to the voluntary nature of the execution, the Registrar or Sub-Registrar or Magistrate may either himself go to the house of the person purporting to be the principal, or to the jail in which he is confined, and examine him, or issue a commission for his examination.

Any power-of-attorney mentioned in this section may be proved by the production of it without further proof, when it purports on the face of it to have been executed before and authenticated by the person or Court hereinbefore mentioned in that behalf.

34. Subject to the provisions contained in this Enquiry before regis. Part and in sections 41, 43, tration by registering 45, 69, 75, 77, 88 and 89, no document shall be registered under this Act, whiless the persons executing such document, or their representatives, assigns or agents authorized as aforesaid, appear before the registering officer within the time allowed for presentation under sections 23, 24, 25 and 26:

Provided that if owing to urgent necessity or unavoidable accident all such persons do not so appear, the Registrar, in cases where the delay in appearing does not exceed four months, may direct that on payment of a fine not exceeding ten times the amount of the proper registration-les in addicion to the fine, if any, navable under section 24, Such appearances may be simultaneous or at different times.

The registering officer shall thereupon-

(a) enquire whether or not such document was executed by the persons by whom it purports to have been executed,

(b) satisfy himself as to the identity of the persons appearing before him and alleging that they

have executed the document, and

(c) in the case of any person appearing as a representative, assign or agent, satisfy himself of the right of such person so to appear.

Any application for a direction under the proviso in this section may be lodged with a Sub-Registrar, who shall forthwith forward it to the Registrar to whom he is subordinate.

Nothing in this section applies to copies of decrees or orders.

Procedure on admission of execution.

Procedure on admission of execution.

appear personally before the registering officer and are personally known to him, or if he be otherwise satisfied that they are the persons they represent themselves to be, and if they all admit the execution of the document;

or, in the case of any person appearing by a representative, assign or agent, if such representative, assign or agent admits the execution;

or, if the person executing the document is dead, and his representative or assign appears before the registering officer, and admits the execution,

the registering officer shall register the document as directed in sections 58 to 61, inclusive.

The registering officer may, in order to satisfy himself that the persons appearing before him are the persons they represent themselves to be, or for any other purpose contemplated by this Act, examine any one present in his office.

If any of the persons by whom the docu-Procedure on denial of ment purports to be executed execution, &c. deny its execution,

or if any such person appears to be a minor, an idiot, or a hunatic,

or if any person by whom the document purports to be executed is dead, and his representative or assign denies its execution,

the registering officer shall refuse to register the document: Provided that, where such officer is a Registrar, he shall follow the procedure prescribed in Part XII of this Act.

PART VII.

Of enforcing the Apprarance of Executaring and Witnesses.

Procedure where appearance of executant or witness is desired.

Procedure where appearance of executant or witness is desired.

Procedure where appearance any document which is capable of being so presented, desires the appearance

of any person whose presence or testimeny is necessary for the registration of such document, the registering officer may, in his discretion, call upon such officer or Court as the Local Government from time to time directs in this behalf to issue a summons requiring him to appear at the registration office, either in person or by duly authorized agent, as in the summons may be men-

37. The officer or Court, upon receipt of the Officer or Court to peon's fee payable in such sue and cause service cases, shall issue the summons accordingly, and cause it to be served upon the person whose appearance is so required.

38. A person who by reason of bodily infirmity Persons exempt from is unable without risk or appearance at registraserious inconvenience to appear at the registration office,

a person in jail under civil or criminal process,

and persons exempt by law from personal appearance in Court, and who would but for the provision next hereinafter contained be required to appear in person at the registration office,

shall not be required so to appear.

In every such case, the registering officer shall either himself go to the house of such person, or to the jail in which he is confined, and examine him, or issue a commission for his examination.

39. The law in force for the time being as to Law as to summonses, summonses, commissions and compelling the attendance of commissions and witness. witnesses, and for their remuneration in suits before Civil Courts shall, save as aforesaid and mutatik mutandis, apply to any summons or commission issued, and any person summoned to appear under the provisions of this Act.

PART VIII.

OF PRESENTING WILLS AND AUTHORITIES TO ADCIPT.

40. The testator or after his death any person Persons entitled to claiming as executor or other-resent wills and author- wise under a will, may not ities to adopt. sent it to any Registrar or Sub-Registrar for registration,

and the donor or after his death the donce of any authority to adopt, or the adoptive son, may present it to any Registrar or Sub-Registrar for registration.

41. A will or an authority to adopt, presented for registration by the testa-Registration of wills tor or donor, may be regisand authorities to adopt. tered in the same manner as any other document.

A will or authority to adopt presented for registration by any other person entitled to present it, shall be registered if the registering officer is

- (a) that the will or authority was executed by the testator or donor, as the case may be,
 - (b) that the testator or donor is dead, and
- (c) that the person presenting the will or authority is, under section 40, entitled to present the same.

PART IX.

OF THE DEPOSIT OF WILLS.

42. Any testator may, either personally or by duly authorized agent, deposit with any Registrar his will in a sealed cover super-Deposit of wills. scribed with the name of the testator and that of his agent (if any) and with a statement of the nature of the document.

43. On receiving such cover, the Registrar, if estisfied that the person pre-Procedure on deposit senting the same for deposit is the testator or his agent, shall transcribe in his Register Book No. 5 the superscription aforesaid and shall note in the same book and on the said cover the year, month, day and hour of such presentation and receipt, and the names of any persons who may testify to the identity of the testator or his agent, and any legible inscription which may be on the seal of the cover.

The Registrar shall then place and retain the scaled cover in his fire-proof box.

44. If the testator who has deposited such cover Withdrawni of sealed wishes to withdraw it, he may apply either personally or by duly authorized agent cover deposited under to the Registrar who holds it in deposit, and such Registrar, if satisfied that the applicant is actually the testator or his agent, shall deliver the cover

45. If, on the death of a testator who has de-Proceedings on death domestics a sealed cover under of depositor. made to the Registrar who holds it in deposit to open the same, and if the Registrar is satisfied that the testator is dead, he shall, in the applicant's presence, open the cover, and, at the applicant's expense, cause the contents thereof to be copied into his Book No. 3.

When such copy has been made, the Registrur shall re-deposit the ori-Re-deposit. ginal will.

46. Nothing hereinbefore contained shall affect Saving of Act X of the provisions of the Indian 1865, section 259 Succession Act, section 259, or the power of any Court by order to compel the production of any will. But whenever any such order is amade, the Registrar shall, unless the will has been already copied under section 45, open the cover and cause the will to be copied into his Book No. 3 and make a note on such copy that the original has been removed into Court in pursuance of the order aforesaid.

PART X.

OF THE EFFECTS OF REGISTRATION AND NON-REGIS-TRATION.

47. A registered document shall operate from Time from which registered document oper-

the time from which it would have commenced to operate if no registration thereof had been required or made, and

not from the time of its registration.

48. All non-testamentary documents duly regis-tered under this Act, and Registered documents relating to any property wherelating to property when to take effect ther moveable or immoveable, shall take effect against any against oral agreements. oral agreement or declaration

relating to such property, unless where the agreement or declaration has been accompanied or followed by delivery of possession.

49. No document required Effect of non-regis-tration of documents reby section 17 to be regisquired to be registered. tered,

shall affect any immoveable property comprised therein,

or confer any power to adopt,

or be received as evidence of any transaction affecting such property or conferring such power,

unless it has been registered in accordance with the provisions of this Act.

Registered documents relating to land, of which registration is optional, tako effect against

50. Every document of the kinds mentioned in clauses (a), (b), (c) and (d) of section 17, and clauses (a) and (b) of section 18, shall, if duly re-

gistered, take effect as regards the property comprised therein, against every unregistered document relating to the same property, and not being a decroc or order, whether such unregistered document be of the same nature as the registered document or not.

Nothing in the former part of this section applies to leases exempted under the proviso in section 17, or to the documents mentioned in clauses (e), (f), (g), (h), (i), (j), (k) and (l) of the same section.

Explanation.—In cases where Act No. XVI of 1864 or Act No. XX of 1866 was in force in the place and at the time in and at which such nuregistered document was executed, "unregistered" means not registered according to such Act, and, where the document is executed after the first day of July 1871, not registered under Act No. VIII of 1871 or this Act.

PART XI.

OF THE DUTIES AND POWERS OF REGISTERING OFFICERS.

(A). As to the Register Books and Indexes.

Register-books to be kept in the several of-

51. The following Books shall be kept in the several offices hereinafter named (that is to say)-

In all registration offices-

Book 1, "Register of non-testamentary doenments relating to immoveable property;"

Book 2, "Record of reasons for refusal to register;"

Book 3, " Register of wills and authorities to adopt;" and

Book 4, "Miscellaneous Register."

In the offices of Registrars-

Book 5, " Register of deposits of wills."

In Book 1 shall be entered or filed all documents or memoranda registered under sections 17, 18 and 87 which relate to immoveable property, and are not wills.

In Book 4 shall be entered all documents registerea under clauses (d) and (f) of section 18, which do not relate to immoveable property.

Nothing in the former part of this section shall be deemed to require more than one set of books where the Office of the Registrar has been amalgamated with the Office of a Sub-Registrar.

52. The day, hour and place of presentation, and the signature of every

Endorsements on doperson presenting a document presented. Receipt for document. ment for registration, shall be endorsed on every such document at the time of presenting it: a receipt for such

to the person presenting the same; and, subject to the provisions contained Documents admitted to registration to be copied. in section 62, every document admitted to registra-

tion shall without unnecessary delay be copied in the book appropriated therefor according to the order of its admission.

And all such books shall be authenticated at such intervals and in such manner as is from time to time prescribed by the Inspector General.

53. All entries in each book shall be numbered in a consecutive series, which Entries to be numbered shall commence and termiconsecutively. nate with the year, a fresh series being commenced at the beginning of each

54. In every office in which any of the books hereinbefore mentioned are Current indexes and kept, there shall be prepared entries therein. current indexes of the contents of such books; and every entry in such indexes shall be made, so far as practicable, immediately after the registering officer has copied, or filed a memorandum of, the document to which it relates.

55. Four such indexes shall be made in all registration offices, and shall Indexes to be made by be named, respectively, Inregistering officers. dex No. I, Index No. II, Index No. III, and Index No. IV.

Index No. I shall contain the names and additions of all persons executing and of all persons claiming under every document entered or memorandum filed in Book No. 1.

Index No. 11 shall contain such particulars mentioned in section 21 relating to every such document and memorandum as the laspector General from time to time directs in that behalf.

Index No. III shall contain the names and additions of all persons executing every will and anthority entered in Book No. 3, and of the executors and persons respectively appointed thereunder, and after the death of the testator or the donor (but not before) the names and additions of all persons claiming under the same.

Index No. IV shall contain the names and additions of all persons executing and of all persons claiming under every document entered in Book No. 4.

Indexes Nos. I, II, III and IV shall contain such other particulars, and Extra particulars in shall be prepared in such indexes. form, as the Inspector General from time to time directs.

56. Every Sub-Registrar shall send to the Registrar to whom he is subor-Copy of entries in Indinate, at such intervals as dexes Nos. I, II and III to be sent by Sub-Registrar the Inspector General from to Registrar. time to time directs, a copy of all entries made by such Sub-Registrar, during the last of such intervals, in Indexes Nos. 1, II and III.

Every Registrar receiving Such copy to be filed such copy shall file it in his by Registrar. office.

Registering officers to allow inspection of cer-tain books and indexes, and to give certified copies of entries.

57. Subject to the previous payment of the fees
Registering officers to
ow inspection of cer.

Books Nos. 1 and 2 and the indexes relating to Book No. I shall be at all times open to inspection by any

to the provisions of section 62, copies of entries in such books shall be given to all persons applying for such copies.

Subject to the same provisions, copies of entries in Book No. 3 and in the index relating thereto shall be given to the persons executing the documents to which such entries relate, or to their agents, and after the death of the executants (but not before) to any person applying for such copies.

Subject to the same provisions, copies of entries in Book No. 4 and in the index relating thereto shall be given to any person executing or claiming under the documents to which such entries respectively refer, or to his agent or representative. The requisite search under this section for entries in Books Nos. 3 and 4 shall be made only by the registering officer.

All copies given under this section shall be signed and scaled by the registering officer, and shall be admissible for the purpose of proving the contents of the original documents.

(B). As to the Procedure on admitting to Registra-

- 58. On every document admitted to registration,

 Particulars to be encountered on documents admitted to registration.

 or order, or a copy of a mitted to registration.

 certificate under the Land Improvement, Act, 1871, sent by the Collector to be registered, there shall be endorsed from time to time the following particulars (that is to say),—
- (a) the signature and addition of every person admitting the execution of the document; and, if such execution has been admitted by the representative, assign or agent of any person, the signature and addition of such representative, assign or agent;

(b) the signatuse and addition of every person examined in reference to such document under any of the provisions of this Act; and

(c) any payment of money or delivery of goods made in the presence of the registering officer in reference to the execution of the document, and any admission of receipt of consideration, in whole or in part, made in his presence in reference to such execution.

If any person admitting the execution of a document refuses to endorse the same, the registering officer shall nevertheless register it, but shall at the same time endorse a note of such refusal.

- 59. The registering officer shall affix the date Such endorsements to be dated and signed by registering officer.

 and his signature to all endorsements made under sections 52 and 58, relating to the same document and made in his presence on the same day.
- Certificate showing that document has been to any document presented for registered, and number and page of book in which it has been copied.

 34, 35, 58 and 59 as apply to any document presented for registration have been complied with, the registering officer shall endorse theretogether with the number and page of the book in which the document has been copied.

Such certificate shall be signed, sealed and dated by the registering officer, and shall then be admissible for the purpose of proving that the document has been duly registered in manner provided by this Act. and that the facts mentioned in the Endorsements and certificate referred to and mentioned in sections 59 and 60 shall thereupon be copied into the margin of the Register Book, and the copy of the map or plan (if nny) mentioned in section 21 shall be filed in Book No. 1.

The registration of the document shall thereDocument to be remposed the document shall then be returned to the person who presented the same for registration, or to such other person (if any) as he has nominated in writing in that behalf on the receipt mentioned in section 52.

Procedure on present.

In document in language unknown to tegistering officer.

The original, and, together with the copy referred to in section 19, shall be filed in the registration office.

The endorsements and certificate respectively mentioned in sections 59 and 60 shall be made on the original, and for the purpose of making the copies and memoranda required by sections 57, 64, 65 and 66, the translation shall be treated as if it were the original.

63. Every registering officer may at his discre-Power to administer tion administer an oath to oaths. any person examined by him under the provisions of this Act.

He may also at his discretion record a note of Record of substance the substance of the state-of statements. ment made by each such person, and such statement shall be read over, or (if made in a language with which such person is not acquainted) interpreted to him in a language with which he is acquainted, and if he admits the correctness of such note, it shall be signed by the registering officer.

Every such note so signed shall be admissible for the purpose of proving that the statements therein recorded were made by the persons and under the circumstances therein stated.

(C). Special Duties of Sub-Registrar.

- Procedure on registrate testamentary document relation of document relation of document relating to immoveable properting to Isod situate in several Sub-District.

 a memorandow thereof and of the endorsement and certificate (if any) thereon, and send the same to every other Sub-Registrar subordinate to the same Registrar as himself in whose Sub-District any part of such property is situate, and such Sub-Registrar shall file the memorandum in his Book No. 1.
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The Registrar on receiving the same shall file in

a memorandum of the document to each of the Sub-Registrars subordinate to him within whose Sub-District any part of such property is situate; and every Sub-Registrar receiving such memoran-dum shall file it in his Book No. 1.

(D). Special Duties of Registrar.

66. On registering any non-testamentary document relating to immoveable cedure on registerproperty, the Registrar shall ing documents relating to land. forward a memorandum of such document to each Sub-

Registrar subordinate to himself in whose Sub-District any part of the property is situate.

He shall also forward a copy of such document, together with a copy of the map or plan (if any) mentioned in section 21, to every other Registrar in whose district any part of such property is situate.

Such Registrar on receiving any such copy shall file it in his Book No. 1, and shull also send a memorandum of the copy to each of the Sub-Registrars subordinate to him within whose Sub-District any part of the property is situate.

Every Sub-Registrar receiving any memorandum under this section shall file it in his Book No. 1.

67. On any document being registered under section 30, clause (b), a Procedure on registracopy of such document and tion under section 80, of the endorsements and charge (b). certificate thereon shall be

forwarded to every Registrar within whose district any part of the property to which the instrument relates is situate, and the Registrar receiving such copy shall follow the procedure prescribed for him in the first clause of section 66.

(E). Of the controlling Powers of Registrars and Inspectors General.

68. Every Sub-Registrar shall perform the duties of his office under the Registrar to superintend and control Subsuperintendence and control Registrars. of the Registrar in whose district the office of such

Sub-Registrar is situate.

Every Registrar shall have authority to issue (whether on complaint or otherwise) any order consistent with this Act which he considers necessary in respect of any act or omission of any Sub-Registrar subordinate to him, or in respect of the rectification of any error regarding the book or the office in which any document shall have been registered.

Inspector General to sperintend registration power to make

69. The Inspector General shall exercise a general superintendence over all the registration offices in the territories under the Local Government, and shall have power from time to time to

make rules consistent with this Act-

providing for the safe custody of books, papers and documents, and also for the destruction of such books, papers and documents as need no longer be kept;

declaring what languages shall be deemed to be commonly used in each district; declaring what territorial divisions shall be recog-

mixed under section 21;

regulating the amount of fines imposed under sections 24 and 84, respectively;

matulating the exercise of the discretion reposed

regulating the form in which registering officers are to make memoranda of documents;

regulating the authentication by Registrars and Sub-Registrars of the books kept in their respective offices under section 51;

declaring the particulars to be contained in Indexes Nos. I, II, III and IV, respectively;

declaring the holidays that shall be observed in the registration offices;

and, generally, regulating the proceedings of

the Registrars and Sub-Registrars.

The rules so made shall be submitted to the Local Government for approval, and, after they have been approved, they shall be published in the official Gazette and shall then have the same force as if they were inserted in this Act.

70. The Inspector General may also, in the ex-His power to remit errise of his discretion, remit wholly or in part the difference between any fine levied under section 24 or section 34 and the amount of the proper registration fee.

PART XII.

OF REFUSAL TO REGISTER.

71. Every Sub-Registrar Reasons for refusal to register to be recorded. refusing to register a document.

except on the ground that the property to which it relates is not situate within his Sub-District,

shall make an order of refusal and record his reasons for such order in his Book No. 2, and endorse the words "registration refused" on the document; and on application made by any person executing or claiming under the document, shall, without payment and unnecessary delay, give him a copy of the reasons so recorded

No registering officer shall accept for registration a document so endorsed unless and until, under the provisions bereinafter contained, the document

is directed to be registered.

72. Except where the refusal is made on the ground of denial of execution, Power to reverse or

an appeal shall lie against an alter orders of Sub-Reorder of a Sub-Registrar gistrar refusing registra-lion on ground other than depial of execution. refusing to admit a document to registration (whether the registration of such document

is compulsory or optional) to the Registrar to whom such Sub-Registrar is subordinate, if presented to such Registrar within thirty days from the date of the order; and the Registrar may reverse or alter such order:

and if the order of the Registrar directs the document to be registered and the document is duly presented for registration within thirty days after the making of such order, the Sub-Registrar shall obey the same, and thereupon shall, so far as may be practicable, follow the procedure prescribed in sections 58, 59 and 60; and such registration shall take effect as if the document had been registered when it was first duly presented for registration.

73. When a Sub-Registrar shas refused to register a document on the Application where Sub-Registrar refuses to re-gister on ground of ground that any person by whom it purports to be exe-cuted, or his representative or minl of exec assign, denies its execution,

reon claiming under such document, or entative, seems or agent authorised as any person olaimi

aforesaid, may, within thirty days after the making of the order of refusal, apply to the Registrar to whom such Sub-Registrar is subordinate in order to establish his right to have the document registered.

Such application shall be in writing and shall be accompanied by a copy of the reason recorded under section 71, and the statements in the application shall be verified by the applicant in manner required by law for the verification of plaints.

74. In such case, and also where such denial us aforesaid is made before a Procedure of Registrar Registrar in respect of a on such application. document presented for registration to him, he shall, as soon as conveniently may be, enquire-

(a) whether the document has been executed;

(b) whether the requirements of the law for the time being in force have been complied with on the part of the applicant or person presenting the document for registration as the case may be, so as to entitle the document to registration.

75. If the Registrar finds that the document Order to register and has been excented and that the said requirements have been complied with, he shall order the document to be registered.

And if the document be duly presented for registration within thirty days after the making of such order, the registering officer shall obey the same and thereupon shall, so far as may be practicable, follow the procedure prescribed in sections 58, 59 and 60.

Such registration shall take effect as if the document had been registered when it was first

duly presented for registration.

The Registrar may, for the purpose of any enquiry under section 74, summon and enforce the attendance of witnesses, and compel them to give evidence as if he were a Civil Court, and he may also direct by whom the whole or any part of the costs of any such enquiry shall be paid, and such costs shall be recoverable as if they had been awarded in a suit under the Code of Civil Proce-

76. Every Registrar re-Refusal by Registrar. fusing-

(a) to register a document except on the ground that the property to which it relates is not situate within his district or that the document ought to be registered in the office of a Sub-Registrar, or

(b) to direct the registration of a document

under section 72 or section 75;

shall make an order of refusal and record the reasons for such order in his Book No. 2, and on application made by any person executing or claiming under the document, shall, without unnecessary delay, give him a copy of the reasons so recorded.

No appeal lies from any order under this section or section 72.

77. Where the Registrar refuses to order the document to be registered, Suit in case of refusal. under section 72 or section 76, any person claiming under such document, or his representative, assign or agent, may, within thirty days after the making of the order of refusal, institute in the Civil Court within the local limits of whose original jurisdiction is situate the office in which the document is sought to be registered, a suit for a decree directing the document to be registered in such office, if

provisions contained in the second and third part graphs of section 75, shall, mutatis mutandis, apply to all documents so presented, and not with ing anything contained in this Act, the document shall be receivable in evidence in such suit.

PART XIII.

OF THE FEES FOR REGISTRATION, SEARCHES AND COPIES.

78. Subject to the approval of the Governor General in Council, Pees to be fixed by Local Government shall pre-Local Government. pare a table of fees payable-

for the registration of documents:

for searching the registers:

for making or granting copies of reasons, entries or documents, before, on or after registration:

And of extra or additional fees payablefor every registration under section thirty: for the issue of commissions:

or filing translations:

for attending at private residences:

for the safe custody and return of documents: and for such other matters as appear to the Local Government necessary to effect the purposes of this Act.

The Local Government may from time to time, subject to the like approval, Alteration of fees. alter such table.

79. A table of the fees so payable shall be published in the official (Jazette, Publication of fees. and a copy thereof in English and the vernacular language of the district shall be exposed to public view in every registration office.

80. All fees for the registration of documents under this Act shall be pay-Fees payable on preable on the presentation of such documents.

PART XIV.

Or PENALTIES.

81. Every registering officer appointed under Penalty for incorrectly doming, copying, trans. employed in his office for

Penulty for incorrectly endorsing, copying, translating or registering documents with intent to iniure.

the purposes of this Act, who, being charged with the endorsing, copying, traus-

lating or registering of any document presented or deposited under its provisions, endorses, copies, translates or registers such document in a manner which he knows or believes to be incorrect, intending thereby to cause, or knowing it to be likely that he may thereby cause, injury, as defined in the Indian Penal Code to any person, shall be punished with imprisonment for a term which may extend to seven years, or with fine, or with both.

82. Whoever commits any of the following Panelty for certain offences shall be punishable with imprisonment for a other offeness. term which may extend to

seven years, or with fine, or with both :

(a) intentionally makes any false statement, Making false state-ments before registering officer. whether on oath or not, and whether it has been recorded or not, before any officer acting in execution of this Act, in any proceed-

ing or inquiry under this Act,

(b) intentionally delivers to a registering officer Delivering false copy or pransiation. in any proceeding under section 19 or section 21 a false (c) falsely personates another, and in such assumed character presents any document, or makes any admission or statement, or

mees any summons or commission to be issued, does any other act in any proceeding or enquire ider this Act,

(d) shets within the meaning of the Indian Abetment of offences Penal Code anything made punishable by this Act.

83. A prosecution for any offence under this Act coming to the know-Registering officer may ledge of a registering officer enmence prosecutions. in his official capacity may commenced by or with the permission of the aspector General, the Branch Inspector General ! Sindh, the Registrar or the Sub-Registrar, in hose territories, District or Sub-District, as the we may be, the offence has been committed.

Offences punishable under this Act shall be tride by any Court or officer exercising powers not s than those of a Subordinate Magistrate of the.

est class:

Provided that, in imposing penalties under this ct, no such Court or officer shall exceed the mits of jurisdiction prescribed by the law for the me being in force as to such Court or officer.

All fines imposed under this Act may be recoved, if for offences committed outside the limits the Presidency Towns, in the manner prescribed y the Code of Criminal Procedure, and if for fences committed within those limits, in the anner prescribed by any Act regulating the olice of such Towns for the time being in force.

84. Every registering officer appointed under this Registering officers to Act shall be deemed a public doesned public ser- servant within the meaning of the Indian Penal Code.

Every person shall be legally bound to furnish aformation to such registering officer when reaired by him to do so. And in section 228 of 10 same Code, the words "judicial proceeding" nall include any proceeding under this Act.

A Registrar shall, but a Sub-Registrar shall not, s such, be deemed a Court within the meaning of sctions 485 and 436 of the Code of Criminal Pro-

3dure.

PART XV.

Miscellaneous.

- 85. Documents (other than wills) remaining unclaimed in any registration Destruction of unothee, for a period exceeding mimed documents. two years, may be destroyed.
- 86. No registering officer shall be liable to any suit, claim or demand by rea-Registering officer not son of mything in good faith able for thing bond fide e or refused in his done or refused in his official Meial capacity. capacity.
- 87. Nothing done in good faith pursuant to this Nothing so done in-sidated by defect in ppointment or proce-iare. Act, or any Act hereby repealed, by any registering officer, shall be deemed invalid merely by reason of any lefect in his appointment or procedure.
- 88. Notwithstanding anything herein contained, it shall not be necessary for any officer of Government, or for the Administrator Gen-Registration of docu-neats executed by Gov-rament officers or cer-min public functionaries. eral of Bengal, Madras or Bombay, or for any Official Trustee, or Official As-

any registration office in any proceeding connected with the registration of any instrument executed by him in his official capacity, or to sign as provided in section 58.

But when any instrument is so executed, the registering officer to whom such instrument is presented for registration may, if he think fit, refer to any Secretary to Government or to such officer of Government, Administrator General, Official Trustee, Official Assignce, Sheriff, Receiver or Registrar, as the case may be, for information respecting the same, and, on being satisfied of the execution thereof, shall register the instrument.

89. Every officer granting a certificate under the Land Improvement Act, 1871, shall send a copy of Certificates under land Improvement Act, 1871. such certificate to the registering officer within the local limits of whose jurisdiction the whole or any part of the land to be improved, or of the land to be granted as collateral security, is situate, and such registering officer shall file the certificate in his book No. 1.

Exemptions from Act.

· 90. Nothing contained in this Act or in Act No. VIII of 1871 or in any Act Exemption of certain thereby repealed shall be documents executed by or in favour of Governdeemed to require, or to have at any time required, the registration of any of the following documents or maps :-

(a). Documents issued, received or attested by any officer engaged in making a settlement or revision of settlement of land-revenue, and which form part of the records of such settlement.

(b). Documents and maps issued, received or authenticated by any officer engaged on behalf of Clovernment in making or revising the survey of any land, and which form part of the record of such survey.

(c). Documents which, under any law for the time being in force, or filed periodically in any revenue office by patwaris or other officers charged with the preparation of village-records.

(d). Sanads, inám title-decds and other documents purporting to be or to evidence grants or assignments by Government of land or of any interest in land.

But all such documents and maps shall, for the purposes of sections 48 and 49, be deemed to have been and to be registered in accordance with the provisions of this Act.

- 91. Subject to such rules and the previous pay-Inspection and copies ment of such fees as the Local Government from time of such documents. to time prescribes in this behalf, all documents and maps mentioned in section 90, clauses (a), (b) and (c), and all registers of the documents mentioned in clause (d), shall be open to the inspection of any person applying to inspect the same, and, subject as aforesaid, copies of such documents shall be given to all persons applying for such copies.
- 92. All rules relating to registration heretofore Burmese registration enforced in British Burms rules confirmed. shall be deemed to have had the force of law, and no suit or other proceeding shall be maintained against any officer or other person in respect of anything done under any of the said rules.

No. 10 of 1877.

[REGISTERED NO. 29.]



The Calcutta Gazette.

WEDNESDAY, MARCH 7, 1877.

OFFICIAL PAPERS.

Non-Subscribers to the Gazzetz may receive the Supplement separately on payment of Six Rupose per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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Proceedings of the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations.

Saturday, the 3rd March 1877.

Present :

HIS HONOR THE LIEUTENANT-GOVERNOR OF BENGAL, presiding
The Hon'ble V. H. SCHALCH,
The Hon'ble G. C. PAUL, Acting Advocate-General,
The Hon'ble H. J. REYNOLDS,
The Hon'ble H. Bell,
The Hon'ble Baboo Isser Chunder MITTER, RAI BAHADOOR,
The Hon'ble Baboo Ram Shunker Sen, Rai Bahadoor,
The Hon'ble Baboo Kristodas Pal, Rai Bahadoor,
The Hon'ble H. F. Brown,
The Hon'ble G. PARBURY.

COURT OF WARDS' ACT, 1870.

THE HON'BLE MR. SCHALCH presented the report of the Select Committee on the Bill to amend the Court of Wards' Act, 1870.

The Hon'ble Mr. Reynolds said, while he was fully sensible of the value of the labour which the Select Committee had bestowed on the Bill, it appeared to him that the conditions under which the measure had been laid before them were such as to make the result of their labour less satisfactory than it would

otherwise have been.

The Committee were precluded from considering anything more than certain specified sections of the old law, and the consequence was that if the Bill now before the Council should pass into an Act we should have the law upon this important subject in a somewhat confused and fragmentary state. It would be contained in two separate enactments, and any one who wished to ascertain what the law was would have to refer from the one Act to the other in order to discover what portions of the law had been repealed and what portions were still in force. It was true that a similar procedure was followed when the Excise law was amended by the passing of Act II of 1876; but that Act was never intended to be anything more than a temporary one, and at the time it was passed measures were already in progress for consolidating the law on the subject. It appeared to him that it would be more convenient, and more consistent with modern practice and the usual course of legislation, if the opportunity were taken to repeal the Court of Wards' Act, 1870, and re-enact it with such alterations and modifications as might be found necessary. It was very probable that in other sections we should find little or nothing to change, but it would be a great convenience to have the whole law contained in one enactment. He therefore begged to move that the Bill be referred back to the Select Committee, and that it be an instruction to the Committee to consolidate the whole law on the subject into one complete measure.

The Hon'ble Mr. Schalch observed that he hoped it would be understood that the attention of the Select Committee would be confined to the points

which were raised in the present Bill.

The motion was agreed to.

On the motion of the Hon'ble Mr. Schalch, the Hon'ble Mr. Reynolds and the Hon'ble Baboo Ramshunker Sen were added to the Select Committee.

EXCISE REVENUE.

The Hon'ble Mr. Reynolds moved that the report of the Select Committee on the Bill to consolidate the law relating to the abkaree rovenue in the presidency of Fort William, in Bengal, be taken into consideration, in order to the settlement of the clauses of the Bill. He said that a reference to the report of the Committee, which was already in the hands of hon'ble members, would show that though the alterations made in Committee were somewhat numerous, they were none of them of very great importance. Two of the most extensive alterations were founded on one general principle, viz. that matters should not be made the subject of one law when they were already provided for in another. The law relating to the sale, possession, and transport of opium, was now regulated by the Opium Act XXIII of 1876, and the Committee had accordingly excluded all provisions relating to opium from the present Bill. The old abkarce laws, Acts XI of 1849 and XXI of 1856, were enacted before the passing of the Penal Code, and several of the offences referred to in those laws were now punishable under the provisions of the Penal Code. The Committee had therefore thought it unnecessary in the Bill to provide any special penalty for offences which were already cognizable under the Penal Code. They had thought it well somewhat to restrict the powers of abkarce officers as to entering and inspecting a licensed dealer's shop. The Committee had recognized the necessity of maintaining these powers for the protection of the revenue, but they thought it better that they should only be exercised by officers specially authorized for the purpose. In section 129 (section 120 of the revised Bill) the Committee had found it necessary to specify the periods within which appeals might be preferred. The Bill, as referred to them, provided that appeals should be brought in the usual manner under the laws and Commissioners. But it was found very difficult to say what this "usual manner" was. One system of appeals was prescribed by "The Bengal Survey Act, 18

provisions on the subject of appeals were also introduced in "The Agrarian Disputes' Act," "The Land Registration Act," and "The Estates' Partition Act." The Committee had therefore thought it necessary to specify in the Bill the periods within which appeals under this Bill should be brought.

With regard to the separate report signed by one member of the Committee, recommending the amalgamation of Chapters II and III of the Bill, he might say that the subject was considered in Select Committee, but it was the opinion of the majority that it would be better to adhere to the arrangement of the existing law. At present the administration of the abkaree revenue was regulated in Calcutta mainly by Act XI of 1849, and in the mofussil mainly by Act XXI of 1856, and the substance of those two Acts was reproduced in Chapters II and III of the Bill. The Committee had considered the propriety of recasting the Bill, but they found it impossible to avoid the necessity of having a separate chapter for the provisions relating to Calcutta, and they found it, on the whole, better to maintain the arrangement assit stood in the Bill.

With these remarks he begged to move that the report of the Select Committee be taken into consideration, in order to the settlement of the clauses of the Bill.

The motion was agreed to.

The Hon'ble Mr. Reynolds also moved that the clauses of the Bill be considered for settlement in the form recommended by the Select Committee.

The motion was agreed to.

The Hon'ble Mr. Reynolds moved the addition of the following proviso to section 8:—

"Provided, also, that nothing contained in this section shall apply to the sale of any spirituous liquors, wines, or beer purchased by any person for his private use, and so disposed of upon such person quitting Calcutta or after his decease."

This proviso, which had been introduced into the third Chapter of the Bill, was by some oversight not introduced in the corresponding section of the second Chapter.

The motion was agreed to.

The Hon'ble Mr. Reynolds moved that the following section be substituted for section 34:—

"All fines leviable under this Chapter shall be adjudged by any Justice of the Peace for the town of Calcutta upon information exhibited before such Justice by order of the Collector, or shall be adjudged by a Magistrate of Police, if the case is tried by such Magistrate under section 26; and in default of payment of any fine to which an offender is adjudged, he shall be liable, by order of such Justice or Magistrate, to imprisonment in the common jail; and no proceedings shall be taken under this section by any such Justice or Magistrate after the expiration of three calendar months from the date of the offence by which the fine was incurred."

Section 34 was section 36 of the Bill as originally drafted. It contained a provision that a Justice of the Peace, "on an information laid before him by order of the Collector, shall forthwith summon the parties accused, and upon their appearance or default shall examino into the matter, and upon due proof made thereof, by the voluntary confession of the parties, or by the oath or affirmation, in cases wherein an affirmation is receivable by law instead of an oath, of one or more credible witness or witnesses, shall give judgment accordingly." It had been brought to his notice that since the passing of the Oaths' Act of 1873 it had been usual to repeal or omit words relating to oaths and affirmations as unnecessary, and he accordingly proposed the substitution of this amended section for the section as it originally stood.

The Hon'ble Baboo Kristodas Pal remarked that the procedure prescribed by the original section was omitted from the section now proposed. It was true, as pointed out by the hon'ble mover, that the Oaths' Act rendered unnecessary the clause relating to oaths and affirmations, but the effect of the amendment was the omission of the procedure, which might lead to misunderstanding and mistake. He believed it was usual in cases of this kind to make a reference to the general procedure law, and he would ask whether it would not be desirable to insert some words in the section to the effect that all cases under this Bill should be tried by Magistrates under the Criminal Proce-

dure Code.

- 6. Mr. Eden is glad to be able to feel assured that, notwithstanding the disastrous calamities that have befallen the Backergunge district—the sudden storm and inundation having been succeeded by a most calamitous visitation of cholers and other disease—the authorities have been everywhere on the alert, and, as far as possible, have alleviated distress and made the necessary arrangements for the relief of sickness. Recent accounts show that cholera has now abated, but, as you have been informed under separate orders, the Government will await from you a special report regarding the progress and treatment of this epidemic. In the mean time, it is satisfactory to know that the country is at length comparatively free from disease; that the people have returned to their customary avocations; and that trade and commerce, as is usual at this period of the year in Backergunge, are brisk, and that the resources of the district have, in spite of the strain to which they have been subjected, proved equal to supplying their quota of surplus produce to meet the demand for food-grains in the distressed districts of the Southern Presidencies. returns of the registration of internal trade show that the exportation of vice from Backergunge was 1,80,459 maunds in November last, 3,57,114 maunds in December, and 7,12,952 maunds in January. These figures are fully equal to those of the average export at this season of the year.
- 7. On the occasion of Mr. Barton's visit to Calcutta to communicate with Mr. Eden on the condition of the district, he was authorized to permit, in certain cases, a postponement of the collection of the Government revenue. The Lieutenant-Governor will be glad to know what has been done in this direction.

No. 291T, dated Camp. Doorgapore, the 17th February 1877.

From—F. B. Peacock, Esq., Offg. Commissioner of the Dacca Division, To—The Secretary to the Government of Bengal, Financial Department.

With reference to your letter No. 3669, dated 20th November last, calling for a statement of all the additional and unforescen expenditure that has been incurred in the districts of this division in affording relief and remedying the effects of the disaster caused by the cyclone of 31st October, I have the honor to submit in original a report from the Collector of Backergunge, No 1319, dated 6th instant, with a statement and vonchers showing the total sum spent in the relief of distress in his district.

- 2. Mr. Barton has given many details in connection with this terrible calamity, and has entered fully into all the measures for relief which he thought necessary to adopt, though these have previously been brought to the notice of Government. His object is that one complete report on the whole subject may be available, in order that the necessity of referring to a number of separate letters may be obviated.
- 3. The Lieutenant-Governor will perceive from paragraph 37 and the statement annexed to the report that the sum of Rs. 34,111-3-6 was first and last withdrawn from the Government treasuries; that of this sum Rs. 12,088-0-8 have been recovered, owing to refunds and to sums realized by the sale of surplus stocks of provisions of various kinds, and that the total actual expenditure incurred has thus amounted to Rs. 22,023-2-10. I trust that when the suddenness of the calamity, the necessity which the Collector felt of adopting immediate measures for the relief of the people, and the fact that no less than 127,620 persons were relieved are taken into consideration, this expenditure will not be considered unreasonable or excessive. It is a matter of great difficulty, in all measures of relief, to prevent persons who do not require it from receiving assistance; but in the present instance, notwithstanding the magnitude of the catastrophe, and the impossibility at the commencement of stopping to make inquiries, I think that very little relief, was afforded that was not actually and urgently required. On this point Mr. Barton's orders were positive and distinct, and I believe in the main they were implicitly carried out by his subordinates. I may add here that the orders of Government, as contained in your letter No. 226, dated 23rd ultimo, regarding the disposal of the Rs. 12,718 privately subscribed to the relief fund, have been duly communicated to the Collector, who is thus aware that this sum is not to go towards recouping Government the expense it has incurred.

4. The officers mentioned in the first part of paragraph 38 have already had communicated to them through me the Government's appreciation of their services, and I have now to bring to the favourable notice of the Lieutenaut-Governor the names of those others who, throughout the relief operations, discharged with judgment and energy the duties they were called upon to perform. I would especially mention Mr. Gupta, Baboo Kailas Chandra Sen,

and Moulvie Mafizuddin as deserving of commendation.

5. I would beg to recommend that the ministerial officers mentioned in paragraph 40 may be allowed the gratuities which the Collector there proposes. It is true that, as Government servants, they were bound to go where they were ordered, and to do what they were told to do. It is true also that their actual expenses have been paid, so that they have been put to no pecuniary loss by being employed outside the pale of their ordinary duties. The work, however, they were called upon to perform was not only responsible and important, but it also involved much personal inconvenience and some hardship. All this was cheerfully submitted to and the work satisfactorily performed. I think therefore they are entitled to some reward.

6 I beg further to call attention to the favourable mention made by the Collector of Deputy Collector Baboo Akhoy Cumar Sen, and trust that the manner in which he has prepared and submitted the accounts may be consi-

dered worthy of praise.

7. It was not found necessary to spend any Government money on relief in either Tipperah or Furreedpore, the only other districts in the division where the cyclone was felt with any severity.

8. The return of the original enclosures when no longer required is

requested.

No. 1319, dated Burrisal, the 6th February 1877.

From—E. J. Barton, Esq., Offg. Collector of Backergunge, To—The Offg. Commissioner of the Dacca Division.

I HAVE the honor to submit herewith my final accounts of the expenditure incurred in this district in the relief of the distress occasioned by the cyclone of the 31st October last, and the storm-waves which accompanied it. I beg that it may be carefully noticed that herewith also is sent all vouchers and other documents which are necessary for the verifica-

tion and elucidation of these accounts.

2. I am afraid that this final report may be considered long and prolix; still, as the subject is one of the utmost importance, as it has attracted very great attention, as it deals with a human calamity of the very first magnitude, and as it has involved the expenditure of a considerable sum of Government money, I propose, with your permission, to avail myself of this opportunity to recapitulate here, as briefly as possible, a statement of the position in which we were placed, and of the various measures of relief which were undertaken by me to alleviate the distress caused by the terrible and probably unprecedented disaster, and which from time to time were reported to you for approval and sanction. I think the subject, involving as it does a considerable expenditure of Government money, must be treated with what no doubt is a tedious minuteness. As I am most anxious to account satisfactorily for every pice which was spent by me, I hope this tediousness and minuteness will be excused.

3. The cyclone was preceded by foul weather for two whole days. Both on the 30th and 31st October the sky was overcast with dull leaden clouds, and showers of drizzling rain fell at short intervals. But it was not until the afternoon of the 31st that the prognostications of a great storm became evident. At 3 P.M. of that day (31st) a brisk breeze, accompanied by rain, sprang up from the north, which gradually increased till 11 P.M., when it developed into a strong gale. At 11 P.M. the storm proper began, and raged with great violence till about 4-30 A.M., when it began to subside. Between 11 P.M. and 4-30 A.M. the wind veered from north to north-east, to east, to east-south-east, and then back again to north. The gusts between 3 and 4 A.M. were of exceeding violence and strength. The

storm was throughout accompanied by rain.

٥.	Names of thansa.	Population.	Remarks.
1	Harlanaddi .	99,937	Whole affects
2	Buckergunge	146.881	a part.
3	ilowfain	. 119,198	Mostly.
6	Dowintkhan .	191,810	Whole.
	Gulenshali	97,878	A part.
8	Golachipa	A	Whole.
7 '	Mondigunge	125,000	A mart.

4. The cyclone-hurricane swept over the whole district and did not leave a single village or corner untouched. The storm-waves which caused the most terrible destruction to human life, cattle, crops, houses, and property of all kinds, affected not the whole, but a portion of the district, viz. the eastern part, but that unfortunately was most densely peopled by a well-to-do peasantry, who lived upon a most fertile soil. The thanas affected by the storm-waves with the population of each, I give in the margin.

- At the sudder station there was no loss of human life in consequence of the eyclone, but the damage done to houses and to moveable property was very great. Over 90 per cent. of all the native huts and mat and thatched houses were levelled with the ground. The police hospital and the sudder distillery were blown down completely. north and south walls of the racquet-court, built of brick masonry, were blown dewn bodily. Large masses of plaster were peeled off the walls of the pucka masonry buildings. Two thatched Government buildings were unroofed, and in the jail the storm wrenched off and broke open numbers of doors and windows, and laid flat with the ground all the thatched workshops. The destruction of timber and fruit trees of all kinds was also very great.
- 6. In reporting to you on the 1st November the effects of this terrible hurricane at the sudder station. I stated that, "had the hurricane come from the south instead of from the north, it would have brought with it from the Bay a storm-wave to the destructiveness of which, as regards human beings, cattle, crops, and property of all kinds, the loss inflicted by the wind would have been as nething." Before 21 hours had expired my worst anticipations were more than realized. On the morning of the 2nd November, Ceputy Collector Moulvie Synd Tujjummul Ally returned from Government estate Chur Fannua Baher Chur, which lies to the north-east of Burrisaul, in the thana of Mendigunge, where he had been on settlement duty, and reported to me that a storm-wave had overtaken that island on the night of the 31st October, that the waters had risen nine feet above the level of the island, and that he had saved his life with very great difficulty.
- From the Maulvie's description of the disaster which overtook the island of Fannua Baher Chur on the night of the 31st October, it became at once clear to me that a far more deadly and destructive wave must have evertaken the thane of Golachipa, the eastern coast of Bowfal thuna, a portion of the Gulsakhali thana, the eastern and western coasts of the sub-division of Dukhin Shabazpore, and particularly the islands of Badura. Manpura, and the other islands lying near the Bay. I felt almost certain that portions of the thanas of Backerguage and Mendiguage had also been swept by these destructive waves, and I was also most strongly convinced that the survivors of that destructive wave in these exposed and extensive tracts must have lost their houses, their cattle, their steres of grain, their moveable property, and generally their immediate means of subsistence, and that they must therefore have been plunged instantaneously into the direct distress from want of food, clothing, house-shelter, and the other necessaries of life. I felt most strongly convinced that, in order to save the lives of those who had survived this terrible disaster, it was of the utmest importance to organize at once, and without a moment's preventible delay, such measures of relief as the ntmost means at my command enabled me to carry out. From provious experience, I knew that relief in emergent cases of this kind, to be of any use, must be immediate. There is no telegraph at this remote station, and a letter to Dacca or Calentta, and its reply, requires at least six or seven days. I therefore, on my ewn responsibility, initiated at the very hour when the Deputy Collector brought me his report, so full of causes for apprehension, the following small measures of relief:
 - (a) -- Deputy Collector Moulvie Tujjummul Ally was deputed to thanas Mendigunge and Backergunge with rice valued at Rs. 100, dal valued at Rs. 20, and Rs. 150
 - (b.)—Deputy Collector Moulvie Mafizuddin was sent to the island of Manpura (lying near the Bay) with rice to the value of Rs. 100, dal to the value of Rs. 20, and Rs. 200 in cash.
 - (c.)—Deputy Collector Baboo Trailakya Nath Sen was ordered to Golachipa with rice worth Rs. 50, dal worth Rs. 10, and Rs. 200 in eash.
 - (d.)—Deputy Collector Babeo Jadunath Choudhury was sent to than Bowfal with
 - nice worth Rs. 50, dâl worth Rs. 10, and Rs. 150 in cash.

 (c.)—Mr. Harris, District Superintendent of Pelice, was placed in charge of all relief works in the sub-division of Dukhin Shabazpore, and was allowed Rs. 150 rice, Rs. 10 worth of dâl, and Rs. 300 in cash. This was a very important post, and Mr. Harris was specially selected by me to fill it.

All these officers had strict instructions to give money and foed only in cases of absolute and emergent necessity.

- Information was received on the same day (2nd November) from the sub-division of Patuakhali that a terrible cyclone had raged there on the night of the 31st October; that its fury, to a greater or less degree, had continued throughout the night; that there was not a single but standing, and that all the offices, including the sub-divisional residence, had been levelled with the ground.
- On the following morning (3rd November) news arrived from Dowlutkkan that a great storm-wave, or rather a succession of waves of great volume and height, had been brought up by the hurricane of the 31st October, and had entirely overwhelmed the subdivision, causing great destruction of human livos, cattle, houses, crops, and property of all kinds. This is an island sub-division, every part of which I knew, of great fertility, and inhabited (as shown by the census of 1872) by 221,037 people. The ryets were without doubt, before this fearful visitation, the wealthiest in Bengal. The statements of Dinonath Sarcar, Police Sub-Inspector of station Dowlutkhan, and of others who had escaped from the terrible catastrophe were taken down, and revealed the huge and fearful proportions of the calamity. It was clear from these depositions, copies of which were sent by me at the time,

that the unfortunate survivors, to save whom it was our chief care, had been reduced to the greatest distress and privation. It was of the utmost importance to send down at once further relief to the sub-division.

- 10. Accordingly the following relief measures were, in anticipation of your sanction (which has since been received), instituted on that day (the 3rd November), viz
 - (i) The Revd. Mr. George Kerry. one of the Baptist Missionaries at this place, who most kindly volunteered his services at a time when I was greatly perplexed for men, was deputed by me to Dowlutkhan, with an advance of Rs. 500, which he was to spend in food, clothing, and other means of relief.

(ii) Relief centres were established at the following six central places in the subdivision, to all of which supplies in the shape of food, clothing, money, and

other necessaries were sent, viz.-

(a.) Bhola, under the charge of Baboo Bauga Chandra Chatterjea.

(b.) Gausshpura, under the charge of Moonshes Ohiduddin, a clerk of my office.

(c.) Dowlutkhan to be officered by Mr. Harris as he thinks fit

(d.) Tazumaddi, under the charge of Baboo Farbatty Charan Gupta, a mohurir of my office.

(e.) Barhanuddin, under the charge of Kali Mohan Das, mohurir.

- (f.) Taltalah, under the charge of Baboo Ambica Charan Ray, registration head clerk.
- relief to the people of the island of Badura, in the sub-division of Dukhin Shabazpore. He was in charge (under Mr. Harris) of all the relief operations in this island.
- (iv) Mr. E. M. DeSilva, local overseer, was sent to Dowlutkhan, to work under the orders of Mr. Harris. Overseer Ramjan Ally was ordered to Golachipa to work under Baboo Trailakya Nath Sen, Deputy Collector, and another overseer was deputed to Manpura to help Deputy Magistrate Moulvie Mafizuddin.

Two native doctors were sent to Dowlutkhan with a sufficient supply of

medicines.

(vi) My molurir, Srinath Sen, was sent down to Nalchitti with an advance of Rs. 400 to purchase rice. He had orders to send half the quantity of rice bought to Dowlutkhan, and to proceed with the other half to Patuakhali, and there to place himself under the orders of Mr. Gupta, the sub-divisional officer.

(vii) In view of the severe distress occasioned by the cyclone in the sub-division of Patnakhali, Mr. Gupta, the sub-divisional officer, was authorized to spend up

to Rs. 1,000 in relief.

- (viii) As there was great difficulty in getting boats at Burrisaul, orders were sent into the interior to hire and forward 50 boats for relief work.
- 11. While I was thus engaged in organizing relief measures and sending down food to the afflicted parts, the rice-dealers at Burrisaul formed a combination to raise prices and get as much profit out of the calamity as they could. Accordingly, rice which sold at less than Rs. 2 a maind on the morning of the 30th October began on the 3rd November to sell at more than Rs. 2-8 a maind. Not satisfied even with this rise in the price, the dealers began to demand Rs. 2-12. I was therefore obliged to depute trustworthy officers to the two great marts of rice trade in this district—viz. Nalchitti and Shahebgunge. Baboo Kailash Chandra Ganguly, the collectorate peshkar, and Baboo Sridhar Sen, the funzdari record-keeper, were accordingly deputed to Shahebgunge, and Baboo Tarine haran Sen, inspector of police, was ordered to Nalchitti to make purchases. Baboo Banamali Ray, the rural sub-registrar of Nalchitti, also made purchases for me in that place.
- 12. Fresh news of the great disaster now poured in almost hourly from all the afflicted parts of the district. On the morning of the 4th November I received a letter from Mr. DeSilva, the rural sub-registrar of deeds of Bowfal, reporting that a terrible cyclone had passed over the Bowfal than on the right of the 31st October, bringing up with it a great wave of immense volume and height; that the waters had risen from 15 to 18 feet high; that all the cutcha houses had been washed away; and that a very large number of people and cattle had perished by drowning. Mr. DeSilva himseslf saved his life with very great difficulty.
- 13. On the same day (4th November) I received an official report from Baboo Umacharan Banerjea, the then sub-divisional officer of Dowlutkhan, about the cyclone and the storm-waves in that sub-division. His report confirmed my worst fears. A few extracts from his report may not be uninteresting. He says—"The gale began a little after dusk, accompanied with slight rains. Blowing harder and harder, the wind became very furious at 10 in the night, and at 11 the rivers began to rise with the in-coming tide. Within an hour the storm-wave arrived and swallowed up, as it were, the whole island. The sub-divisional building was pulled down, and the walls and thatches were shattered to pieces. The water rose more than 30 feet high, and the whole population of the Dowlutkhan union was partly drowned on the spot and partly carried away to some distance. My children and grand-children and several other members of my family, numbering 12 persons, died by drowning. I was carried away insensible for more than half a mile from the head-quarters, and so was my wife. How I was carried away, or how I was afterwards saved, is

more than I can say. Nor can my wife say how she was saved. On the following morning, I found on enquiry that the moonsiff, the sub-registrar, the post-master the canoongoe, the native doctor, the court sub-inspector, the abkari darogah with his family, several constables, head-constables, and several amlahs and pleaders, and several prisoners had all gone. Mr. Gasper, the zemindar, had also died. There is now no vestige of a house or building at Dowlntkhan, nor is any rice, or dal, or any other sort of food to be had there. survivors of the calamity are reduced to the greatest distress for want of food and cloth. How many human beings, and how many heads of cattle, have perished is more than I can say at present; but I fully believe that in Dukhin Shabazpore and the neighbouring islands of Manpura, Ilsha, &c., more than 10,000 human lives, and more than 50,000 heads of cattle, have perished by drowning. As to the amount of property lost and damaged, I cannot offer even a guess The sub-divisional cutcherry and residence, the school, the moonsiff's cutcherry, the post-office, the police-station, the lock-up, the abkari distillery and office, the dispensary, the court sub-inspector's office, and all other Government and all private houses have entirely gone. My jewels, my cash, my furniture, my books, my clothes, my everything have entirely gone. Thousands of other people have suffered similar loss. All boats, whether large or small, and whether laden with cargo or not, lying in the khal on that day were entirely shattered to pieces and carried away nobody knows where. The eastern and southern parts of the island of Dukhin Shabazpore and the islands on the east and south have suffered most. Baxi Manji, Nyamatpore, Manikpore, Kristapore, Kakra, Manpara, Tuzumaddi, Chandia, Taltoli. &c., &c., have suffered very serious loss."

- 14. More detailed news of the disaster in the sub-division of Patuakhali was now received. Mr. Gupta, the sub-divisional officer, wrote as follows:—"From the morning of the 31st it blew a pretty stiff gale from the north-east. At 7-30 pm. it veered to the north, and tho wind also rose. The violence continued increasing till 1 or 2 pm, when the storm might be said to have reached its climax. From that time forth it fell but very slowly, and the sky did not quite clear up till next morning at 11 am. I had to leave my house at 11-30 pm. Some of the walls were gone, and the whole house then stooped a little to the south. The entoherry roofs were then falling. We first took shelter in a hut close to the wooden bridge, but shortly after it began to shake. As a last resource we ran to the temple, where we found some shelter in the verandah, but it was so exposed that the wind and rain made us thoroughly wet. In the meantime the lock-up buildings were blown down. The prisoners were first removed to the guard-house, but that too fell. The prisoners were then brought to the same verandah where we were. The little temple was crowded, and had it not been for it, I do not know where we should have been. Government may perhaps see the necessity of building at least one pucks room for stamps and cash, and for shelter on occasions like these. The river rose several feet, swamping the bazar and the cow-houses. The stamps and records are not much dumaged, but the registers are; some reams of plain paper have also been injured. The mounsiff's cutcherry is gone, as well as his house. The outpost and school are on the ground. The distillery is also a complete ruin. The new post-office is no better. There is not, as I said yesterday, a single hut standing. The necounts from the interior are equally sad. Hundreds of cattle have died, and, as I write this, I see carcasses floating down the river. The damage to the crops is also very serious. All the plants which had sent forth ears are quite gone. Those which have not may yet recover.
- 15. Further on, in the course of the same day (4th November), intimation was received from the court sub-inspector of Putuakhali that the storm-wave had passed over the Golachipa thma and the outpost of Chaltabania; that the thann and the outpost had been entirely washed away; and that thousands of human beings and cattlehad died by drowning. It was reported that the sub-inspector, Mr Jackson, had lost his wife, sons, and servants, and that he had himself been saved with very great difficulty. The death was also reported of Inspector Gonesh Chandra Bose, Sub-Inspector Chandrakumar Chose, Head Constable Mahim Chandra Mookerjee, and of the wife and daughter of Head Constable Parbatty Charan Gupta.
- My position was difficult and critical. It was now quite clear that a terrible cyclone of almost unprecedented destructiveness had passed over the whole of the district, especially over its eastern and southern portions; that a gigantic storm-wave had accompanied the cyclone, sweeping clean the island of Dukhin Shahazpore and the neighbouring salands of Manpura, Ilshu, Kukra, Badura, and the thanas of Bowfal and Golachipa in the sub-division of l'atuakhali, utterly destroying the dwellings of the people, nearly all their plough-cattle, and a large portion of the population; and that the survivors of the calamity had been plunged into a condition of almost complete ruin and destruction. It also seemed evident to me that, in order to save the wretched and utterly impoverished survivors, relief to a considerable extent-larger at all events than the extent to which we had hitherto confined ourselves—would have to be given. I felt strongly that relief, to be of any use to the people, must be speedy and immediate. One of my difficulties was that I was in an out-of-theway district, without any means of speedy communication either with you or with the Government. I saw that to wait for the formal sanction of any measure that was necessary to save life would, in all human probability, end in the destruction of those whom we wished Under these circumstances, the only course open to me in my isolated position was to adopt the necessary relief measures on my own responsibility. In doing so, I was convinced that, in the presence of the huge calamity which had overwhelmed or ruined hundreds of thousands of the unfortunate inhabitants of this once singularly prosperous

district, all reasonable action on my part in the direction of relief would be approved by the Government, and in this conviction, as you are aware, I have not been disappointed. I all along had no doubt that, in emergent exigencies of the terrible visitation, there would, by the Government of Bengal, be declared to be a sufficient justification for my spending public money without previous Government sauction. My action in this respect has since received the sanotion and approbation of the Government.

- 17. An extract from the report of an officer who was early deputed on relief work may here be cited to show how great was the emergency, and into how terrible a condition of privation the populations of the afflicted tracts had been plunged by the destructive and merciless waves. On the morning of the 5th November I received a report from Mr. Harris, the District Superintendeut of Police, containing a most harrowing account of the distress in the sub-division of Dowlutkhan. Mr. Harris "passed a very large number of corpses and carcasses floating in the Ilsha river, as well as lying on both sides of the island." He also met several boat-loads of people who had been washed out of their houses from villages all over the island, and who were in great distress for want of food and clothing. At Powhutkhan he found that the sub-divisional buildings, the police-station, lock-up, distillery, hazar, and adjacent houses in the municipality had been clean swept away by the storm-wave. Corpses and carcasses were lying about everywhere. With the exception of one tank near the rains of the sub-divisional buildings, every other drinking-water tank was more or less full of rotten carcasses, and the stench arising from the decomposed corpses all around was perfectly unbearable. There was no rice or food of any kind available at Dowlutkhan.
- 18. Numerous similar accounts of disaster and destruction throughout the sub-division of Dukhin Shabazpore, and the thauas of Bowfal and Golschipa in the sub-division of Patuakhali, were received. The need of further and immediate relief was also unquestionable. Accordingly, on the same day (5th November) further relief and relieving officers were sent to the following places:—

	Names	of Relief Centres		Names of Relief Officers.
1.	Manpura			Mahammad Haphiz.
2.	Gazipura			Baboo Srinath Datta.
3.	Dowlutkhan			Mr. Alexander and Baboo Raj Mohnn Son.
4.	Tazumaddi	•		Bulsoo Madhu Sudan Sarcar, Sub-Inspector of Schools.
5.	Badura .			Baboo Nava Kumar Das, Road-cess Clerk.
6.	Bhuta			Kali Kisor Ghosh.
7.	Taltoli	•••		Kali Kumar Banerjea, Mohurir.
8.	Barhanaddi			Mahes Chandra Mukerji.
9.	Bowfal	•••		Gris Chandra Mazumdar, School-moster.
10.	•Golachipa		•••	Isan chandra Das, Mohurir, and Moulvio Abdul Jalil, Registrar of Muhammadan Marriages.

Two native doctors, with a supply of medicine, were despatched to Patuakhuli, and Baboo Madhab Chandra Chakravarti, sub-inspecting post-master, was deputed to Patuakhuli to work in giving relief under the orders of Mr. Gupta, the sub-divisional officer.

19. The organization of measures for the relief of the distress had now been almost completed, and rice and other articles of food began to pour into the afflicted parts of the district in sufficiently large quantities from Nalchitti, Shahebgunge, and Burrisaul, and also from Dacca. The rural sub-registrar of deeds of Nalchitti despatched nearly 2,000 maunds of rice, and a corresponding quantity of dal, salt, oil, and other articles of food. My peshkur. Baboo Kailas thandra Ganguli, and my record-keeper, Baboo Sri Dhar Sen, sent 1,200 maunds of rice, and a corresponding quantity of dâl, oil, and salt. Similarly, the supply from Burrisaul amounted to over 1,400 maunds of rice, and a corresponding quantity of dâl, &c. The relief officers everywhere set to work with a zeal and earnestness which cannot be too sufficiently praised. Rice, dal, salt, oil, cloth, &c, were freely distributed among the distressed people, yet not indiscriminately. While the really needy persons were sufficiently relieved, those who had the means to buy the necessaries of life had no gratuitous relief given to them. The relief officers, especially Baboo Kailas Chandra Sen, Deputy Inspector of Schools, and Moulvie Abdul Jalil, Registrar of Mahammadan Marriages, while giving gratuitous relief to those deprived of their all in this world, sold at cost price rice. salt, dal, and oil to those who had the means to purchase them, but had nothing in the local markets to buy. The accounts received from all, the wave-stricken tracts were very distressing. Each successive mail brought sad and sadder intelligence of the irreparable ruin and destruction caused by the waves. With your permission I shall give here a few extracts from these reports. The Revd. Mr. George Kerry, in a demi-official from Tazumaddi, dated the 7th November, wrote as follows:—"Accompanied by Mr. Alexander. I reached this place this morning. I went a confsiderable distance below the khal-in fact nearly to the sea-and launched for an hour while waiting for the return of the tide, and went into several parahs to see the state of things. The ruin of the homesteads is as complete as it can possibly be, and the loss of life has been great. But I saw no dead bodies, as they would be carried by the rush of waters inland. But on one spot where there had been nine houses, inhabited by 59 people, only 31 were left alive. At another place, out of 14 six had been drowned, in another, out of 17 only three remained. These are but illustrations of the loss of life.

"Here things are somewhat better than I expected, yet they seem as bad as possible; but a great deal has been done to clear the immediate neighbourhood of dead bodies, so that it is

possible to stay without the sense of sickness from bad smells.

"The people are living on rotten rice which they collect from the ruins of their houses. But there is no salt, and this they are most eager to get. This I have found all along the thing about which they are most anxious. It salt were for sale, I think it would be eagerly bought, for a large number of the people seem to have means, but there is nothing they can

"There has been some lawlessness here and pillaging, but I hope that will cease now. But a stronger police force is needed. A mahajan of the neighbourhood has a large quantity of rice in store, damaged of course; he has been afraid to bring it out for fear of its being taken by force. He had to give some away to pacify some hungry people."

Mr. Harris, under date the 7th November, wrote from Dowlutkhan as follows:

"The stench arising from the rotten corpses and carcasses all over the place is dreadful, and I should say highly provocative of sickness. Mr Gilbert Benbow's corpse was pointed out to me. It was in a high state of decomposition, but nevertheless it was very clearly identified. From all accounts the surviving bad characters in the sub-division have of course takon advantage of the present calamity to commence committing all manner of depredations on the defenceless villages. The head constable lately in charge of the treasury and lock-up was severely assaulted this morning in trying to put a stop to some looting in the bazar***.

"Regarding the loss of life in the sub-division, I am afraid I have greatly under-estimated the number of people drowned in the storm. I have taken pains to make enquiries on all sides from every one able to give information on the subject, and I have come to the conclusion that about one-sixth of the total population (221,037) in the sub-division has been swept away. The loss of life has been greatest on the east, south, and south-west of the sub-division. It is quite impossible to estimate the loss of cattle and buffaloes; but from personal observation and reports received from various quarters, I should say that about 90

per cent. of cattle and about 25 per cent. of buffaloes have died or been clean swept away.

"There is, as mentioned in my report of vesterday, no rice for sale here. Luckily a boat containing 150 maunds of salt was saved. The salt has been of very great service, as it has enabled those who cannot get any rice to cook the fruit inside and root of the plantain

tree."

Baboo Jadu Nath Choudhury, Deputy Collector, on the same date reported from Bowfal as follows :-

"The villages bordering the Tatulia river are the worst parts of than Bowfal; nearly half the people are dead, and there is almost no house to be seen. One half of lakshibilas or the Agran crop, and two annas of the aman or Pous crop, have been damaged. I have travelled through most of the villages, but have not seen a single cattle in any one of them. All the cattle I think have died. The surviving people have suffered much for want of food after the cyclone. We are supplying only those with rice. dal, and salt who are really in Wherever I go all the villagers come forward and say need of food. that they have nothing to eat. The water rose nearly 14 feet above the river in this part of the district.

"The villages bordering the Karpurkati river have also equally suffered. There is not

a single house to be seen in those villages.

***The villages lying on the west side of the Dahma and Kalaiya rivers, from Kalaiya t) Govindapur, have also suffered are blown down.

Six annus of the population are dead, and all the houses are blown down.

The villages on the Tatulia river have suffered more than the rest of this thana, and I am sorry to say that the state of things in this part of the district cannot be described. The dead bodies of mon and cattle are lying exposed everywhere, and it is difficult for men to go into or live in these villages for the terrible stonch."

Baboo Trailakya Nath Sen wrote from Golachipa—"As I proceeded along the khal I have named above, wherever I directed my eyes I saw nothing but the wrecks caused by the wave and the hurricane in blown down houses and dead bodies of men and cattle. I am

told by the people who came to us for relief that in no family more than a half of its members is surviving, while in some all the members are dead, and in others solitary souls are surviving. In many cases only one-fourth or a half is living."

From Kajlakati the relief officers wrote—"The sight of these villages is horrible: numerous corpses and carcasses are floating by the sides of our boat, and a much larger number is scattered in the fields and the khals and the river. The villages look as if fire had been set to them. No sign of habitation is to be seen, except a few betelnut and coccanut trees.

The state of the villages of Baisarikati and Bamnikati, which are situated on the Satharia river is still more deployable than that of Kailakati itself situated on the Satharia river, is still more deplorable than that of Kajlakati itself.

The river rose here as high as eight or nine cubits above the surface With a few exceptions, there are no houses standing at Baisarikati and of the land.

Bamnikati 20 Similar reports were received every day from all parts of the afflicted tracts, all full of harrowing accounts of the distress and destruction caused by the storm-waves. It would be idle and tedious to give extracts from all of them in this report.

21. It appeared to me from these accounts that further relief and more officers were needed, with a view to bring all the afflicted survivors who were in danger of death from this disaster within the range of relief. Accordingly, on the 10th November, a fresh batch of officers was sent to the following places:—

Names of Relief	Centres.			Names of Relief Officers.
Bowfal		•••	•••	Mr. James Pereira.
Golachipa	•••	•••		" C. J. DeSilva.
			(William Pereira
Dowlutkhan	***	•••	}	Baboo Mohini Mohan Basu, Sub- Inspector of Schools.
			· (Opendro Nath Roy.
Patuakhali	•••	•••		Grish Chandra Chakravarti,
				Sub-Inspector of Schools. Brindavan Chandra Basu. Kali Kanta Ghosh.
Kajlakati	•••	•••	{	" Brindavan Chandra Basu.
	***			"Kali Kanta Ghosh.
Badura	•••	•••	•••	,, Hari Mohan Das.
Gazipura	•••	•••	•••	" Akhoy Kumar Newgy

- 22. My arrangements were now completed. All the relief officers were now at the scene of their work, and the people were duly cared for and relieved. Rice and dal were freely given to all who were in dire need, and who were reduced to extremes of distress. This relief was nowhere indiscriminately distributed among the people. Persons who had the means to buy rice and dal received no gratuitous relief. In the first stage of our work food was sold to them at cost price; afterwards, when the local markets received supplies, the sale of our stocks was stopped. Even in the distribution of relief among the really distressed our officers exercised great discretion; for while sufficiently large quantities were given to prevent death by starvation, care was always taken not to do anything that might encourage idleness and pauperism.
- 23. But our relief was not confined to the tenantry only of the numerous Government estates in this district. The resident talookdars and haoladars were also cared for, though in their case the relief took a different shape from that in which it was ordinarily administered to the ryots. Instead of rice and dal, those among them who applied for it had money advanced to them on their giving bonds and security for repayment. The amount advanced in this way has amounted to Rs. 2,150—a sum small indeed compared with the requirements of the superior holders of lands in those tracts. But relief under this head has not been closed, and zemindars, talookdars, and others may yet obtain advances on applying for them.
- 24. At this time His Honor the Lieutenant-Governor of Bengal visited the island of Dukhin Shabazpore and portions of Bowfal thana, and satisfied himself, by personal inquiry on the Spot, of the wretched condition to which the people had been reduced by the cyclone, of the great mortality occasioned by the storm-wave, and of the ruinous loss of property which had ensued. His Honor was pleased to sanction generally all that had hither-to been done by me, and to pass orders regulating the administration of relief in the future.
- 25. In the meantime, reports began to come from the superior relief officers stating that the people had partially recovered from the shock they had received, and that there was no more any fear of loss of life by starvation. In some places it was reported that the people had begun to reap their aghani crop; in others that they had begun to re-build their huts. Altogether the reports were hopeful, and showed that the tenantry of the district, who always had hitherto been prosperous, were able to support themselves without Government aid.
- 26. In the absence of any other European Magistrate at the sudder station to organize the necessary relief measures, or to keep them in working order, I had hitherto been compelled to stay at head-quarters and watch the progress of events. On the 12th November you were good enough to bring with you Mr. Currie, Joint-Magistrate of Dacca, who took charge of my current duties at the sudder station, and thus enabled me to go in your company upon a tour of inspection into the afflicted tracts. On the 12th November, after the Lieutenant-Governor had left the district, you and I set out upon a tour through the distressed localities. That which we witnessed did, as a general rule, prove the correctness of the reports received from time to time from the relief officers. Much to our surprise, and contrary to our expectations, we found npon the ground which had been swept by the waves a crop which we valued at from 4 to 14 annas according to the locality. As the harvest was near, it was this latter fact which satisfied us that the time had come for the cessation of relief. Accordingly, as a general rule, wherever we went we directed all the relief officers to stop, either at once or after some small interval of time, all further distribution of Government aid, and to proceed to the sudder station and render their accounts.
- 27. The emergent distress to which the people of the sub-division of Dowlutkhan, and of thanss Bowfal and Golachipa in the sub-division of Patuakhali, and of Backergunge and Mendigunge in the sudder sub-division, covering a total population of 821,557 souls, were reduced by the cyclone and the storm-waves, were relieved, as will be seen by the accompanying statements, at a total cost to Government of Rs. 22,023-2-10. It may

be asked, would there have been any loss of life had Government taken no steps to relieve the distress? On this point I beg to quote the remarks of Mr. Gupta, the sub-divisional officer of I'atnakhali:—" In Bowfal, the day after the cyclone, the people assembled in large numbers, took possession of such of the golshs as were not quite gone, and divided the wet rice among themselves. The people were generally thriving and prosperous, supplies of all kinds were not far enough, and trade soon resumed its wonted course; but even here, for about a week after the disaster, the survivors were so panie-stricken and so overwhelmed with grief that all business was paralyzed and despair reigned supreme. The superior police officers had perished, and the few constables who were alive were perfectly helpless, and lawlessnoss, which usually succeeds such fearful convulsions of nature, prevailed to a certain extent; but the relief officers were promptly on the spet, and the moral effects of their presence cannot be over-estimated: they restored order, gave confidence to the bewildered, and helped materially to revive trade. Thus, even in Bowfal, we are not prepared to say that people would not have died of starvation if the relief officers had not by their presence inspired a feeling of security among traders, and indirectly contributed to the speedy arrival of supplies. These remarks," continues Mr Gupta, "apply with even greater force to the distressed parts of the mainland of Colachipa, which are further removed from the supplying marts. But the case of the islands on the mouth of the Tatulia, which constitute the outpost of Chaltabania, was very different. These are separated from one another and from the mainland by large and dangerous rivers, or, I should say, arms of the sea. They bere the severest brunt of the storm-wave, and the loss of human life is here the greatest, being more than one-half, and in some places two-thirds, of the entire population. Boats, which were the only means of communication, were all swept a

28. These remarks apply with equal force to the islands of Manpura, Lalmohan, Badnra, Kakra, and Ilsha in the sub-division of Dowlutkhan, and to the whole sub-division generally. The fury of the storm-wave was the greatest in these islands. They were swept clean of everything; the greater portion of the men, women, and children, and the cattle, the houses, and the trees were all swept away. A minority succeeded in saving their lives here, but found, on the morning after the storm, that the waves had left nothing for them to eat, ent off as they were from the island of Dukhin Shabazpore and from one another by large arms of the Bay; they found that their boats, their only means of communication with other places, were gone, and that there was no possibility left to them of obtaining a supply. Death stared them in the face, and they were only saved by the timely relief given them by Government.

29. * * * * * * * *

30. I should add that the crop averages given in paragraph 26 above were chiefly confined to the coast and the high banks of rivers. They were taken, too, before the destructive gules of the 23rd and 24th November. The averages of crops, as subsequently ascertained, vary from one to four annas, with the exception of some few favoured bits, which may yield a crop of from six to eight annas.

- 31. In the mainland of Dukhin Shabazpore, where the superior police officers had been drowned and the zemindars' agents had disappeared, bands of lawless men began depredations and where about to render the sub-division a scene of anarchy. The timely appearance of the relief officers and the police destroyed the lawlessness and enabled trade to resume its course. Every hat thereafter began to revive. The richer among the survivors bought their necessaries, and the poorer received their supply from their relief officers. There can be no question that but for the relief given by Government, many of the survivors would have died, while the rest would have been reduced to extremes of privation.
- 32. Two Deputy Collectors were specially deputed by the Government to ascertain the loss of life and property caused by the cyclone and the storm-wave in the sub-divisions of Dowlutkhan and Patuakhali. These officers have been hard at work, but their enquiries have not yet been completed, and it will be some time before they can complete them. Pending their investigations, it is impossible to state even approximately the loss of life and property caused by the cyclone and the wave. The following is a precis of the information received up to date. As the cyclone passed with greater or less force over the entire district, all the cutcha houses were more or less affected. In the sub-divisions of Dowlutkhan and Patuakhali, the sub-divisional officers and the relief officers are unanimously of opinion that over 95 per cent. of the houses were entirely blown down. In the sudder sub-division the effects of the cyclone upon the cutcha houses were unequal in different thanas. In the thanas of Kotwali, Mendigunge, and Backergunge nearly 75 per cent. of the houses were blown down, while the loss in Jhalakhati and Nalchitti thanas has not been over 50 per cent. In the sub-division of Perozepore the loss is computed at 30 per cent. A census will be taken of the wave-stricken tracts on the 26th February, which will give fairly correct figures. In the meantime I do not think it necessary to proceed further with merely conjectural figures.

33. In his Minute of the 21st November last, published at pages 1301-1307 of the Calcutta Gazette, His Honor the Lieutenaut-Governor of Bengal estimates the loss of human life by drowning and otherwise in these sub-divisions at 105,000, viz.—

In Dukhin Shabazpore In thana Bowfal Ditto Golachipa	•••			•••	221,000 118,000 98,000
Total		105,000	ditto	•••	437,000

- 34. According to this estimate, the loss of life in Dukhin Shabazpore was at the rate of nearly 32 per cent., in thana Bewfal nearly 13 per cent., and in Golachipa nearly 20 per cent. Of cenrse His Henor the Lieutenant-Governor could not at the time of his visit have sufficiently accurate statistics to work upon. His percentages seem to have been taken in those villages where the mortality was abnormally great—those in fact which His Honor visited. I think, after such inquiries as I have been able to make up to date, that the mortality in these tracts has been over-estimated. My grounds are as follow:—
 - (a)—The whole sub-division of Dukhin Shabazpore was certainly overwhelmed by the wave, but it is now known that the wave did not in its most deadly character extend its ravages into the interior of the island. In Chur Joynagar and other places in the interior of the island there has been little or no less of human life. The great havoe committed by the storm-wave was confined to the borders of the great rivers and about five miles inland, measuring from the margins of their banks. The rest of the island was not touched with very great severity. The approaching census will disclose the less of life with (I hope) a fair amount of accuracy. So far as my present inquiries ge, I think it would be more accurate to put the average mortality at 16 per cent. In this estimate my opinion is borne out by Mr. Harris, the District Superintendent of Police, and Mr. Datta, the sub-divisional officer.
 - (b)—In the sub-division of Patuakhali, the places most exposed to the wave were the thanas of Bowfal, Gelachipa, and Gulsakhali. But none of these was entirely overwhelmed. Mr. Gupta states that all the island churs in these thanas lying in the Megna, and only the tract of land extending from Kalya in the north to the sea on the south, and five miles in breadth, was exposed to the ravages of the storm-wave. The population of these parts is not so large. As this tract of land is only about a fourth of the total area of these thanas, the population exposed to the ravages of the storm-wave was not probably more than 70,000 people: of this, he thinks, not more than 25 per cent. perished by drowning, or about 17,500. I am therefore, inclined to believe that the total number of deaths is—

In Dukhin Shabazpore In Patuakhali	•••	• • •	•••	35,000 17,500
In the whole district	•••	•••	•	52,500

- 35. It is impossible to state the number of the cattle which perished. But it is universally believed that, in the afflicted tracts, no less than 95 per cent. of the cows and bullocks and about 50 per cent. of buffaloes have perished. The buffaloes are excellent swimmers, and there have been less deaths among them than among the cows, goats, and other cattle.
- 36. Moveable preperty of all kinds has been entirely washed away in the villages on the sea-coast, but it is impossible as yet to estimate the amount of loss thus suffered by the people. The loss has been immense.
- 37. The damage done to fruit and timber trees is very heavy. In the sub-division of Dowlutkhan the principal source of income of the people lay in their supari (betel-nut) and cocoanut trees. Throughout the whole sub-division the former have been either snapped in the middle, or laid prostrate with the ground. The relief officers are unanimously of opinion that the loss under this head is exceedingly heavy. The cocoanut trees fortunately have fared better, and the number of these destroyed is not so large; still it is universally apprehended that for some years to come the outturn of these trees will not be so rich or valuable as in ordinary years.
- 38. The accompanying table will show the Government that the actual sum which has been expended upon the relief of no less than 127,620 people, who had been overwhelmed by one of the most fearful calamities recorded in the histories of modern times, does not amount to more than Rs 22,023-2-10. The sums withdrawn from the Government treasuries for the payment of all demands have amounted to Rs 34,111-3-6, and of this I recovered Rs. 12,088-0-8 in consequence of refunds and of very successful sales of surplus stores. The Government will further see that I have raised a sum of Rs. 12,718 to partially meet the distress thrust upon this district by the dire events of the night of the 31st October. I believe it is the intention of Government to give this latter sum away in alleviation of cases of extreme distress. If this is so, then the fearful calamity which has befallen this district will have cost the Government only Rs. 22,023-2-10; and if it is not so, and the subscriptions are taken in part repayment of what we have spent, the relief of the calamity will have

cost the Government only Rs. 9,305-2-10. Considering that the calamity overspread a population of about 700,000 souls, and was in itself of a gigantic description, I hope that the expenditure will be considered to have been reasonable.

39. In conclusion, it is my pleasing duty to bear testimony to the zeal, earnestness, intelligence, and ability which the relief officers of all grades brought to bear in the discharge of the hard and responsible duties entrusted to them. Had it not been for their promptness and

Mr. H. N. Harris, the District Superintendent,
 Deputy Collector Bahoo Ananda thandra Sen.
 Ditto Moulvie Tujjummul Ally.
 Mr. Bertelson, the Assistant District Superintendent,
 Revd. G. Kerry, Baptist Missionery.

energy, much that has been done would have remained undone, and a good many lives would have been lost, and most certainly imperilled. The valuable services rendered by the officers noted in the margin have already been recognised by His Honor the late Lieutenant-Gover-

nor of Bengal, and the thanks of Government have, under your orders, been communicated to them. It now remains for me to bring the services of the following officers to the prominent notice of yourself and the Government, as being characterized by great energy, discretion, and judgment. I consider that Mr. Gupta did very well indeed in the circumstances in which he was placed, and I shall be glad to see that his services have been submitted for the favourable consideration of the Government.

Mr. K. G. Gupta, Joint-Magistrate.

Baboo Trailakya Nath Sen, Deputy Collector — He did very well. Latterly he became sick, but he did very well.

Baboo Jadu Nath Choichhury, Deputy Collector .- He did very well. Moudeie Massauldin, Deputy Collector .- He worked to my satisfaction.

Buboo Kailus Chandra Sen, Deputy Inspector of Schools,—He did very good work.

Of the subordinate relief officers, Baboo Madhav Chandra Chakravarti. Sub-Inspecting Post-master, Moulvie Abdul Jalil, Registrar of Mahammadan Marriages, and Mr. James Pereira, did good work.

At the sudder station very good services were rendered by Baboo Grish Chunder Sen, fouzdari head clerk, Baboo Chandra Kumar Datta, Sub-Deputy Collector, Baboo Mohes Chandra Basu, special sub-registrar, and Baboo Gopal Chandra Ray, collectorate head olerk.

40. I have further the honor to bring to your notice that of the many Government servants, clerks, and moliurirs deputed by me, in the great emergency, on relief work in the beginning of November last, the following officers named at the foot of this paragraph deserve that, in my opinion, their services should be specially rewarded. I think it will be admitted that, in view of the fearful calamity which plunged hundreds of thousands of the inhabitants of this district into absolute destitution, the relief cost to Government has been exceedingly reasonable. I am greatly indebted for this to the men whose names I give below. They have already received the actual expenses which they incurred in travelling from place to place, as also the pay of their permanent situations under Government; but I hope it will not be forgotten that they were upon an arduous duty, and some of them upon a most trustworthy duty. I therefore trust that the gratuities for which I recommend them may be awarded:

Names of Government Officers employed on Relief Duty in the interior of the District.

	Names of Officers.		What is his permanent post under Government.	Statement of the special relief duty on which he was deputed.	Number of days during which he was employ- ed in thus special work.	Has he received his bond fide expenses while on special re- lief duty.	Amount of gratuity for which he is re- commended.
				:			Ra.
inbor	Kailas Chandra Ganguly		Collector's pestikar	To inquire into the state of Dowlutkhan and to purchase rice at Shahebgunge.	14 days.		20
**	Bridhar Sen		Bocord-keeper	To purchase rice at	13 "		15
••	Sri Nath Sen		Mohurir	Furchase of rice, &c.	19 ,,		15
	Kali Kumar Banerjea .		Ditto	22 - 11 - 4 1	21	Yes.	15
			Ditto	l'urchase of rice and		ti li	
				relief work.	36	• !!	18
••			Road-cess clerk	keilef work	1 19	11 11	15
••	Kati Mohan Das		Mohnrir	Ditto	18	[18
	Kalı Mohan Chakravarti.		Ditto	Ditto	16 ,,	H H	10
••		911	Ditto	Disto	19		10 15 15 15 20
		•• •••	Collector's clork	Ditto	17	1	1.5
**			Bus-regr.'s	Ditto	5 wooks.	Nil.	115
••	Man	•• •••	Moburir	Prepared accounts	23 days.	NIL Q	
••	Kali Charan Choodhury	•••	Batwara ameeu	Ditto a		Yes.	
**	Obhaya Charan Chakravi		Ditto	Ditto	19 :	1 }	• •

⁴¹ In concluding this report, I beg to bring prominently to the attention of the Commissioner the services of Deputy Collector Baboo Akhoy Cumar Sen. Baboo Akhoy Cumar Sen has long been known as a very efficient Deputy Collector, and it has been my duty to bring his name before this time into prominent notice. He has been in charge of the final winding up of relief accounts, and the condition in which he has submitted these will, I hope, show the excellent business abilities of this Government officer. His services on several occasions have merited my approbation.

Abstract Account of expenditure incurred in the relief of the distress caused in the District of Backergunge, East Bengal, by the cyclone and storm-wave of the 31st October 1876.

				BE-SA	LBS.		
Desc	ription of articles bought.	Quantity originally bought.	Price given.	Quantity.	Price.	Net amount expended upon relief.	Remares.
		Mds. 8. C.	Ra. A. P.	Mds. 8, C.	Ra. A. P.	Ra. A. P.	of Subballian Court of Income represent to Subserve Assessment Representation of Technological Subserve Assessment Court of Subserve
1.	Rice	7,177 4 10	18,355 9 6	4,502 11 2	9,179 9 9	9,175 15 9	See vouchers marked A as per
2.	D41	608 7 R	1,104 2 3	462 13 0	495 15 11	GH9 2 4	See vouchers marked B as per annexed list.
3.	Salt	144 6 14	1,490 9 6	148 5 6	668 7 6	518 B 0	Hen vouchers marked C as per
4.	Oil	115 4 0	1,250 2 0	57 5 15	635 13 11	716 6 1	amexed list. See vouchers marked D as per
ŏ.	Turmeric	7 28 0	54 10 9	3 2 8	17 4 6	37 6 9	annexed has. See venchors marked B as par
6.	Chilly	20 32 8	175 9 0	10 15 14	82 0 7	91 8 5	annesed list. See vonchers marked F as per
7.	Chirs	36 13 8	190 11 6	5 23 4	16 7 9	174 3 9	annexed list. See youthers marked G as per
8.	Tobacco	11 25 8	139 9 6	36 3 14	25 6 0		sameged int.
9.	Molasson	10 6 12	33 3 6	2 85 4	7 14 8	24 5 3	numered list. See vonehers marked I as per
10.	Sugar (gur)	4 26 13	36 5 0	0 39 8	4 6 0	31 15 64	annexed list. See youthers marked K as per
11.	Gunny-hags	3.078 in No.	548 14 0	1,770 ln No.	151 5 6	397 8 6	See vonchers marked Las per
12.	Oil jars	6 ditto	14 0 0	6 ditto.	414 0	9 2 0	sunctof tat. See vouchers marked M as per
13.	Earthen-pots of all kinds	521 ditto	46 10 3	115 ditto.	10 15 5	85 11 0	
16.	Mats (hoghand chatai)	904 dilto	117 10 0	asa ditto.	17 15 6	90 10 6	
15.	Jute ropes, &c	# Mds. S. C. 0 27 11	7 10 3	Mds 8. C	U 5 0	7 7 8	nunexed list. See vouchers marked I' as per
16.	Stationery		20 11 0		0 15 6	19 11 6	annexed list. Hes vouchers marked Q as per
17.	Cloth #		800 3 0	84 precess.	96 12 6	705 6 6	
18.	Medicine		29 10 6			29 10 6	See vouchers marked S as per
19.	Kodalies, &c	15 in No.	11 8 0			11 8 0	somezed list. See vouchers marked T as per
20.	Cash payments to the poor		1.062 5 9			1.062 8 9	
	73 . 4 franc		2.823 8 6			2.823 3 6	supered list. See vouchers marked W as per
21.	Balaries	1	1,331 5 6			1.331 5 6	annexed list. See vouchers marked X as per
22.	Travelling allowances		800 14 0			866 14 0	annexed hat.
23 .	Cost of removing the		166 8 0			106 8 0	
24. 25.	corpses and carcasses. Miscellaneous		171 9 0		200	169 9 0	annesod list. * See vouchers marked As as
30.	#						annoted fist.
	Total		30,836 3 3		11,818 & 0	19,517 14 10	
26.	Loans to langholders					2,150 0 0	per annexed list.
27.	Recoverable advances to distressed people.					555 4	
	GRAND TOTAL				1	22,023 8 10	

AKHOY CUMAR SEN,

Deputy Collector.

E. J. BARTON,
Offg. Collector.

PRICES-CURRENT of Food-grains and Salt in the undermentioned

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A In the interior the prices range as follow:—Wheat 13 to 19 seers, barley 40 seers, dest rice 18 to 21-13 seers, common rice 19 to 24 seers, and grain 18-19 to 27 seers.

B in the interior the prices range as follow:—Wheat 11-4 to 18 seers, barley 24 to 30 seers, best rice 21 to 26 seers, common rice 26 to 28 seers, maize 39 to 35 seers, and grain 16 seers.

C in the interior the prices range as follow:—Wheat 12 to 26 seers, best rice 18 to 26-5 seers, common rice 23-19 to 30 seers, and grain 13 to 30 seers.

On the interior the prices range as follow: —Wheat 15 to 30 seers, barley 28 seers, best rice 10 to 11-8 seers, common rice 17 to 18 seers, and gram 16 to 26 seers.

E In the interior the prices range as follow: —Wheat 11-8 seers, barley 22-8 to 36 seers, best rice 8 to 10 seers, common rice 14 to 21 seers, and gram 17-8 to 17-12 seers.

F In the interior the prices range as follow: —Wheat 8 to 16 seers, best rice 12 to 18 seers, common rice 19 to 26 seers, and gram 14-8 to 20 seers.

G In the interior the prices range as follow: -- Wheat 13 to 27 seers, best rice 16 to 19 seers, common rice 16 to 27 seers, and gram 22 to 25 seers

The proper control of the control of

1 Districts of Bengal for the Fortnight ending 28th February 1877.

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- In Roygunge the prices are as follow:—Wheat 15 seers, best rice 26 seers, common rice 29 more, and grain 20 seers.

 In the interior the prices range as follow:—Wheat 16 to 18 seers, best rice 13 to 14 seers, common rice 16 to 25 seers, and grain 2 seers.

 In the Serajgunge Sub-division the prices are as follow:—Wheat 18 seers, best rice 5 to 14 seers, common rice 25 seers, and grain 12 seers.

 K In the interior the prices range as follow:—Wheat 85 seers, best rice 5 to 14 seers, common rice 12 to 25 seers, leaser indicts 16 to 16 seers.

 In the interior the prices range as follow:—Heat rice 8 to 16 seers, common rice 13 to 23 seers.

 In the interior the prices range as follow:—Heat rice 15 to 20 seers, and common rice 21 to 23 seers.

 In the interior the prices range as follow:—Heat rice 15 to 15 seers, and common rice 20 to 23 seers.

 O In the interior the prices range as follow:—Heat rice 14 to 15 seers, sommon rice 16 to 17 seers, paddy 28 to 32 seers, and grain 12 to 15 seers.

- es range as foliow:---Wheat 17 to 25 seers, best rice 14 to 29-18 seers, courings size 22 to 26-10 seers, and graft 19 to

PRICES-CURRENT of Food-grains and Salt in the undermentioned ...

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In the interior the prices range as follow:—Best rice 11 to 30 seers, and common rice 16 to 23 seers.

In the interior the prices range as follow:—Wheat 15 to 16 seers, barley 19-8 to 23-8 seers, best rice 12-8 seers, common rice 23 to 24-8 seers, lesser millets 25 to 40 seers, maize 30 to 35 seers, and gram 14 to 30 seers.

In the interior the prices range as follow:—Wheat 15 to 16-8 seers, barley 21 to 26-8 seers, best rice 12 to 13 seers, common rice 20-8 to 23 seers, barles and seers, barles and gram 21 seers, and gram 21 seers.

In Tajore the prices are as follow:—Wheat 15 seers, barley 30 seers, best rice 12 seers, common rice 19 seers, murws 33 seers, maize 32-8 seers, and gram 18 seers.

In the interior the prices range as follow:—Wheat 18-12 to 27 seers, barley 21-8 to 40 seers, best rice 13-8 to 27-8 seers, common rice 17 to 30 seers, lesser millets 21 to 46 seers, maize 30 to 50 seers, and gram 17 to 30 seers.

In the interior the prices range as follow:—Wheat 16 to 23 seers, barley 20 to 33 seers, best rice 16 to 17 seers, common rice 18 to 23-8 seers, and gram 19 to 27-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 19 to 23-8 seers, common rice 23 to 24-8 seers, common rice 23 to 24-8 seers, common rice 23 to 24-8 seers, common rice 24 to 24-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common rice 25 to 27-8 seers, common r

Districts of Bengal for the Fortnight ending 28th February 1877.—(Continued.)

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DISTRIC	of last year.	Comment	. out preceding return.		Contraction.	Present referen	of last year.			Next preceding rather		Present return	of last year.		Next preceding return.		Procest return.			Corresponding setura	Next preceding return.		i'reseut return.	of last year.	Corresponding return	Next preceding return.	Present return.		Corresponding return	Next preceding return.	rrsent return.
Districts.—(Con				-						_	~~ ~~										+										
	('h	1	Ch	, S.	Jh.	R. C	ъ. 4: 	⊀. C	"	8. 0	Ch.	8. (Ch.	.18.	Ch	9.	Ch.	. s .	Ch,	. 8 .	Ch	· 8.	, Ch	h `	SC	9. Ch	S. Ch	Ch.	.8.	. Ch	Ch
Chittagong .	8	9	8	8	8	8	0	190	0	190	0	120	0	18	0	16	0	11	•••	.		.					•••	.			
Noakholly.	0	8	0	8	0	8				 			0	16	0	16	0	13	•••	!	 .						•••	.		•••	. !
Tippersh.	0	Đ	12	8	12	8	.			۱.,			0	19	8	13	0	13	•••	.	•••		•••				•••	.		•••	.
Chittegong Ri	10	8	10	6	10	6	0	240	0	200	0	2:0					•••	.	•••		•••		•••				•••		! .	•••	.
Ilill Tipperah.	0	8	0	8	0	8	l	•••	. 1	į 		١	6	9	0	14	0	14	•••	١.	•••	1		Ì				. 1	!		, İ
Brn				!			1		ı					ı						ı				,	,	:			1		,
Patna.	0	8	0	8	0	8	0	150	0	140	0	140	8	34	U	22	0	24	0	43	0	40	6 0	3		•••	•••	0	40	1 0	0
Gya.	o	8	0	8	o	8	U	100	0	100	0	100	0	30	8	18	U	20	·••	.	•••		•••				•••	.		•••	.
Shahabad.	0	9	8	8	12	8 1	o	160	O	184	0	180	••		0	22	0	22	•••		0	30	0 0	34		28 0	25 0	0	37	30 (5 0 to 5 0
Durbhunga.	6	7	12	8	12	8 1	0	176	0	176	0	176	0	28	12	18	12	18	0	34	Ģ	38	1 12	1 3	29 1	3 0	3 3 0			•••	.
Mozufferpors.	8	7	8	8	8	8	o	140	0	140	0	140	0	28	0	18	0	16	0	40	0	39	5 0	88	•••			.		•••	.
Sarun.	8	8	0	8	0,	8	6	160	0	160	U	160	0	32	0	22	0	22	0	41	13	29	9 8	0 21	39	3 0 0	30 O	0 8	44	0	0
Chumparun.	O	8	8	7	U	7	.	•••			. ,		0	26	0	21	0	21	Ú	46	0	40	8 0	36	•••		35 U	. 3	"	•••	.
Mough yr.	•	8	4	8	4	8	0	168	0	126	0	126	5	31	0	21	U	21	5	31	6	33	4	20	.:.		•••	.	"	•••	.
Bhagulpore.		i	13			8		161					-			ı				35		31		81					"	•••	
Purnesh.	8	7	0	A	()	8	0	160	0	160	0	100	2 0	},	0	14	{ه	16	••				•••					• ;		•••	1
Maldah.	4	8	4	8	4	8	o	170	U	120	0	130	0	23	ů.	16	Ü	16	0	10	0	45	5 0	45	••			• :		•••	.
Purueali. Maldah. Sontbal Perghs ORISS.	o	8	O	8	o i	8	o !	32 0	0	200	0	200	O	20	0	13	0	18	0	45	0	40	0	40					}	•••	. 1
Cuttack.	0	13	o	13	0	13	o þ	200	0 1	200	0	120	3	30	6	18	1	17		-	••		•••	ا ر	21 (21 0	1 0	.			.
Cuttack. Poores, Balasors.	7	14	2	13	2	13	0 .1	100	o ¦	113	o	113	U	21	6	18	6	18			}							.		•••	.
Balazore.	0	9	U	9	5	9	Θ ;	160 (0	90	o	1:20	0	14	0	12	U	11		•••	;		•••	1	•••			-			
A NAGIORE.	ru I	alo					,																								
Ilazareebagh.	8	7	0	8	0	8	0	240	0 :	200	o }	200	0	23	0	16	0	16	0	30	0	:33	1 0	0 31	36	36 O	36 O			•••	. !
Loberdugge.	0	8	0	7	o į	7	θ ¦	150	0	180	o ¦	180	0	24	0	15	0	12	!	•	••	; .	•••	0	50	14 O	H 0	. 4	ļ	•••	. ;
Ilazareebagh. Lohardugga. Singbhoom.	0	6	8	6	9	•6	י ט	3 20 (0	320	0	320	0	16	0	24	0	24		! ! ••		; ; .	•••		•••			.		•••	. !
				4		_			. !											1		ł		1					1		

W In the interior the prices range as follow: —Wheat 12 to 15 seers, best rice 18 to 24 seers, common rice 21 to 27 seers, leaser millets 40 to 50 seers and gram 15 to 20 seers.

X In the interior the prices range as follow: —Wheat 13 to 20 seers, best rice 28 to 25 seers, common rice 26 to 29 seers, and gram 16 to 20 seers.

X In the interior the prices range as follow:—Wheat 10 to 13 seers, best rice 20 to 26-4 seers, common rice 30 to 31-8 seers, mains 35 to 37-8 seers, and gram 18 seers.

Z In the interior the prices range as follow:—Wheat 16 to 19 seers, barley 30 seers, best rice 12 seers, common rice 24-8 to 25-6 seers, lesser millets 42-8 to 50 seers, mains 32 to 35 seers, and gram 15 to 16 seers.

Z1 In the interior the prices range as follow:—Wheat 16 to 18 seers, best rice 25 to 37-8 seers, common rice 28 to 60 seers, and gram 16 to 30 seers.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 8rd March 1877.

3	io.	District. ar		e oi		ltainfall st Sudder Station in mones.	
BEI	vg v	l.		•			
		Western D	istrio	le.			
ſ	1	Burdwsn,	Mar.	5•	'77	Nii	The crops are good. Fever and cholera are prevalent in Jehanabad.
	2	Bankoora,	"	3	"	Nii	Weather Dry and hot. The prospects of the cold-weather crops continu
	8	licerbhoom,	,.	8		Nil	Weather-Hot and bright, Stata and prospects of the crops continue good.
	4	Midnapore,	,,	8		Nil	Weather-Fair. Daily getting warmer. State and prospects of the crops ar good.
\	6	Hooghly,	31	3	,,	Nil	Weather—Warm. The rice lands are still being ploughed. Peas, musari, khesar and mustard, are being barvested. Manages were not injured by the rain clast month. Public health is normal. There is sporadic cholera here and ther in the district.
-		Howrah,	••	8	,	Nil	Weather—Pleasant and seasonable. No crops on the ground at present.
		Central 1	Distri	ote.			
	6	24-Pergunushs	, Mar.	5,†	'77	NII	Weather—Bright and warm. The cold-weather crops are being gathered. Publ health is generally good; only one case of small-pox and a few cases of choler reported during the week.
	7	Nuddes,	,,	3	"	Nil	Weather—Growing warmer rapidly. The crops are fair. Public health is general good. There is some cholera in the Sudder sub-division.
	8	Jessore,	**	3	"	Nil	Weather—The days are hot and the nights cool. The state and prospects of the crops are everywhere satisfactory. The yield of the date trees has been pool and the season is now just at an end. Cholera has much abated.
l	9	Moorshadabad	, ,,	3	μ	Nn	Weather—Seasonable. Clouds on the mornings of the 22nd and 23rd instant. The subbest crops continue to be good; at places they are being harvested. Boro dka sugarcane, and mulberry, are favorably reported on. The price of rice he fallen to 21 seers per rupes. Cholera is still prevalent in Debogram; otherwise the public health is good.
ſ	10	Dinagepore,	**	2	"	Nil	The weather has become much warmer of late. The rubbee crops are promising they are not yet fit for harvest.
	11	Rajshahye,	••	3	,,	Nil	There has been a decided change in the weather, which has become much hotu during the past week. The nights are still cool with a fair amount of der The prospects of the rubbes crops continue good. The sowing of early rice are till (sessamum) is being pushed on, and boro dans, or spring rice, is being transplanted.
	12	Rungpore,	r	2		Nil	Weather—Warm and windy. Wheat and other cold-weather crops are being harvested. Early rice is being sown.
	18	Bogra,	"	3	r	Nil	Weather—The days are getting hotter gradually. Wind blowing violently noon now and then. Kherachi and kass are being sown. In some places the fields are being prepared for the early rice and jute.
	14	Pubna,		3	.,	Nil	Weather-Seasonable. State and prospects of the crops are good.
	15	Darjeeling,	"	2	,,	Nil	Weather—Milder, with occasional aunshine during the week. The only cronow on the ground are wheat and barley, which are progressing favorably. Lands is being prepared for the early rice.
1	16	Julpigoree.	٠,	3	,,	NII	Weather—Warm. Tobacco continues good, and is being harvested in some part. A little rain is required.
	L	Cooch Behar,	•	1	,,	Nü	Weather—Becoming warm. West wind has begun to blow. Fields are being prepared for the bifri rice and also for jute; sowings have just commenced some places. Tobacco will have to be very soon resped. General health good.

^{*} Telegram of the 5th March shows rainfall during the seven days immediately preceding.

[†] Report of the 5th March shows rainfall during the seven days immediately preceding.

Character of the weather, state and prospects of the crops, and state of health at date.	Reinfall at Sudder Station in inches.	No. return.
		ENGAL.—(Continued.)
		Eastern Districts,
Weather-Seasonable, and looks like rain at the time of report. Brate and prospects of the crops are favorable.	tiN	(17 Dacca, Mar. 5e-77
Weathar-Fair. Cooler at the beginning of the week than at the end of the previous week, but now getting gradually warmer. The prospects of the crops continue satisfactory. General health is good	Nil	18 Furcedpore, " 3 "
The weather is getting warmer, but continues fine and cool for this season of the year. The crops are good everywhere in the district except in the wavestricken tracts. There is no disease among the cattle anywhers. Cholera is still present, but not in an epidemic furm, in thansa Sackergunge, Mendigunge Gournadi, Mirzagunge, Golschipa, and Bowfal.	li N	19 Backergunge, " 1 "
Weather-Fine. State and prospects of the crops are fair.	Nil	20 Mymensingh, " 2 "
Weather-Still cool. The crops are promising.	Nit	21 Tipperah, 2 ,.
Weather—Clear and seasonable. The prospects of the cold-weather crups are good. Leads are being prepared for sowing panel agest in some places. Cholers is abating. Small-pox prevails in certain portions of the district.	N/I	zz Chittagong, " 1 "
Weather—Scasonable. Heat gradually increasing. Chillies, pulses, &c, are progressing fairly. Ploughing for the early rice has begun. Choisra has much ahated. Some stray cases of amall-pox have been reported from Sudharam and other stations.	N:II	28 Noakholly " 1 " Chittagong Hill Tracts, Feb. 27 "
Weather—Very cold throughout the week. The hill people are busily engaged in cutting their jooms for cultivation. The tobacca plants are thriving well Cholera is still prevalent,	IIN	24 Chittagong Hill Tracts, Feb. 27 .,
Weather-Seasonable. State and prospects of the crups continue good	Nil	tiili Tipperah, " 28 "
		EHAR:
Wenther-Fair, with westerly wind. The prospects of the rubber crops are good	Nil	f 25 Putus, Mar. 5" '77'
as also the health of the district.		
Weather—Getting hotter daily. The prospects of the crops continue fair. The mango trees have commenced to flower. Public health is good.		26 (iya, , 3 ,,
Westher—Getting hot, with west wind. Peas and muscor pulse are being gathered. The crops generally promise well. The late rain has done much injury to the poppy crop.	liN	27 Shahabad, ., 3 .,
Weather—Fair and sessonable. The state and prospects of the crops are quit satisfactory.	Nil	28 Durbhungs, , 3 ,,
Weather-Hot, with west wind. The prospects of the rabbee crops are every where reported to be good. Health of the district is good.	Nil	29 Mozusterpore, ,, 3 ,,
Westher—Generally fine. Cool in the mornings and evenings; heginning to get warm in the day time. Wind blowing from the west. For the last three days the mornings were occasionally cloudy. The prospects of the rebbes crop are generally good throughout the district. The crops are fast resching maturity, and the harvest will commence within a fortnight or so. Serious damage was caused to opium by the late rain. The loss in the Chupra agency has been estimated at one-fifth. The mange trees are rather late it coming into flower. Indigo sowings will shortly commence. General health is good.	N:)	30 Sarun, , 3 ,,
Weather—Seasonable. Arhur has heen somewhat injured by the cold weather following the late rains. The prospects of other crops are excellent, and are unusually abundant harvest, is expected.	lin .	(31 Chumparun, "3 "
Weather—Fair. '25 of rain at Beguserai. A very fine rubber crop is looked fur.	liX	82 Mongbyr, , 3 ,,
Weather—Very fine, with light weaterly wind. The rubbee crops are ripening General health is very good.	nw	33 Bhagulpore, ,, 5° ,,
Weather-Hot, with west wind. State and prospects of the crops are good.	lin	34 Purmeah, , 3 ,,
Weather-Fair; getting hot daily; wind generally from the south-west. The crops are in excellent condition as hefore. There were four deaths from choler and one from small-pex reported during the week.	IIN	33 Bhagulpore, ,, 5° ,, 34 Purneah, ,, 3 ,, 35 Maldah, ,, ,, 3 ,,

N	lo.	District,	snd da turn.	te o		Rainfall, st Sudder Station in inches.	Character of the weather, state and prospects of the crops, and
RI	 BBA	•			·		
	87	Cuttack,	Mar.	8	'77	Nil	Weather—Close and oppressive. The cold-weather crops are in good condition. Ploughing is going on actively everywhere. A little cholera reported here and there.
	38	l'ouree,	Feb.	28	,,,	Nil	Weather—Fair. The dalsa paddy crop is advancing well. Ploughing for the next sesson is going on briskly. The market has risen again on account of influx of pilgrims. Shipment of rice is still going on. Cholera is very rife in the city and parts of the district.
į	39	Balasore,	Mar,	. 2	,	Nil	Weather—Fair and hot. Ploughing progresses slowly. Cholera reported from a few localities. An outbreak of foot and mouth disease among the cattle has occurred.
HO	ATC	NAGPORE.					
		South-We Age		nlie	••		
	40	Hazareebagh,	, Mar.	2	'77	Nil	Weather—Seasonable, but daily becoming sensibly warmer. No change to report. Wheat and barley are being carried home; the outturn is about the average. Health of the district is good.
	41	Lohardugga,	**	8	,,	NII	Weather—Seasonable. In Palamow linseed, wheat, and harley, have suffered to the extent of two annas from blight caused by the late cloudy weather. The prospects of other crops are excellent. Small-pox has caused several deaths in several parts of that aub-division, otherwise the general health is good.
	42	Singbhoom,	•	2	••	Nil	Weather—Seasonable. The prospects of the subbee crops continue favorable. The district is reported healthy.
	48	Manbhoom,	**	3	••	Nil	Weather-Fine. The days are becoming very hot. Barley is now the only crop on the ground, which is looking well.

Published for general information.

OALCUTTA, STATISTICAL DEPT., The 6th March 1877. H. J. S. Cotton,

Jr. Secy. to the Goot. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

:			77.	from 18th to h February 7.	RAIN PRO JANUA 1877	RT	Hanna and
1	Districts.	STATIONS.	from 17th ry 1977	E	•		ilewarks
!			itan from to 17th ruary 1877	122	Inches. U	p to date.	
	-		2	£			
·	A1	1 1	;	1	1		
		•	Inches.	Inches	:	1877.	
ļ	WESTERN PHATEICTS.		į		i		
	[Burdwau	Nil ditto	Nil ditto	210 2	4th Feb ! - ditto :	
,	Burdwau ≤	Culua	ditto	ditto	3 47	ditto i	
П		Bood-Bood Katnegunge	ditto ditto	मेश्वर सम्बद्ध	3 05	ditta	
П	(Jehanabad	di∘to	Nii	371	ditto	
1	Bankoora	i Itankoora	ditto	ditto	2 50	ditta 🦿	
į.		Sonree	ditto	ditto	4:07	ditto ditto	
	iteerblioom	Hetampore Roypore	ditto ditto	ditto ditto	4 59 (rot	ditto	
	,	Midnapore	ditta	ditto	#o5	ditte .	
	-	Tumlook		:	6.13	ditto :	
H	Miduapore .	Ghattal	ditto aista	ditto oitto	4.17	atto	
		Contai Dy. Collr.'s Office	i ditto	ditto	1 117	ditto	
H		(Exc. Engr.'s Office	ditto	ditto	3 43	ditto ditto	Net rec. 4th to 10th Feb.
	Hooghly	Scranquire	ditto	ि वेहर्म । विक्रम	4/40	ditto	
H		Howrah	ditto	ditto	5/25	ditto	
Ļ	Hawrah	Maheshrekha	ditto	ditto	6.11	ditto	
į	CENTRAL DISTRICTS	· · · · · · · · · · · · · · · · · · ·	1	1	620		•
		Saugor Island	ditto	ditto	5 16	ditto ditto	
ŀ		Alipore Dispensary	ditto ditto	ditto	5 37 5 67	ditto ditto	
ĺ		! Itusseerhat	ditto	ditto	415	duto ditto	
i	24-Perguntialis	Damond Harbour	ditto	ditto	8.00	ditto	
		Barripore Satkbira	ditto	ditto	400	ditto ditto	
		(Barrackpore	ditto	ditto	3 94	ditto dit t o	
li		Kishnaghur	ditto	ditto tr12	3162	ditto	
i		Pongong Meherpore	ditto	Nil	3.19	ditto ditto	
1	Nuddea	Chonadanga	ditto	ditto	3 12 2 69	ditto ditto	
Ϊ		Ranaghat	ditto	ditto	317	ditto	
H		Jessore Nurrail	ditto	ditta	2.83	ditto ditta	
	Jessore	Khodna	ditto	ditto	270	ditto ditto	
		Begirlint	ditto	ditto	4.80 2.56	ditto ditto	<u> </u>
1;		C Berhampere	Nil	dirta Nil	4 54	ditto	
		Camporchant	ditto ditto	; ditto ditto	4 30 5 32	duta ditto	
i	Moorshedabad	Anngypore L'Azingunge	ditto	ditto	3.06	ditto ditto	
- (Laligolia	ditto	- ditto	4.96	ditto	
Í	i . (())	Kandee	ditto	i ditto	3 13	ditto	
ď	Dinagepore	(† Dinagepore — — } - Кыңарде	, ditto ditto	: ditto	1.68 2.76	áitte ditto	
	Maldah	Maldah	ditio ditto	ditto	2:44 2:51	तेसरः कारा <i>व</i>	
I		i Bacdenh	ditto	ditto	1/39	वंसाह	
	Rigshanye	Nattore	ditto	ditto	4.01	ditt#	
-		[Rungpore	ditto ditto	ditto ditto	1.81	ditte dato	
İ	Rungpore	Kurigram	ditto ditto	ditto	1.46	aitta dit t a	
		Ullagitogra					
1	Водта	Bogra Sherpore	ditto ditto	ditto Not rec.		dute 17th Feb.	
ĺ	•	L ranchbibi	ditto	Nil	1.36	21th Feb.	
1	Pubna	Yubna		ditto	4 64	ditto	
ı.		Serajgunge	ditto	. ditto	321	ditto	
٢	Darjechug	Darjeeling Telegraph Office	4. 4.4		2 56 3 62	ditto ditto	
1	_		V.1	ditto	1 21	ditto	
İ	•	Julpigoree	dirto	ditto	2-40	ante	
1	Julpigoree	Alipore	, Nil	Nil	1.20	27th Jan 24th Feb.	
\ \ \		Titalya	4.44	ditto	1.80	ditto	Not ree, from 25th Jan to 10th F
	Cooch Behar Tributar	Cooch Behar	ditto	ditto	1.68	ditto	•

986	liturnit. Ta	STATIONS.	Rain from 11th to 17th February 1877.	Ram from 18th to 24th February 1857.	JAW	NOM 187	Киманца.
figures on a			Rain fr to 17th 1877.	Ram fe. 24th 1877.	Inches.	Up to date.	
В	ENGAL.—(Continued.)		•				
	EASTERN DISTRICTS.		Inches.	Inches.		1877.	
,	; i	Dacca Telegraph Office	Nil Not rec.	Not rec.	2:49	17th Feb 24th Feb	Not rec. 11th to 17th Feb.
	Dacca	Moonsheegunge Manirkgunge	ditto	ditto ditto	6·91 3·25	ditto ditto	Ditto ditto. Ditto ditto.
	Furnedpore	Furreedpore	Nil ditto ditto	ditto ditto ditto	1.98 2.73 2.114	ilitto ditto ditto	
	Barkergninge <	Burrisal Perozepore Patooakhully Bhola	ditto ditto ditto ditto	ditto ditto ditto ditto	4:15 4:+0 6:18 0:40	ditto ditto ilitto ditto	From 4th February .
	Mymensingh	Mymensinh	ilitto ditto ditto ditto	filto ditto ditta ditta	2:55 2:54 2:76 2:30	ditto Hitto Hitto ditto	
	Chittagong	Chittagong Telegraph Office Jail Cor's Bazar	ditto ditto ditto	ditto ilitto ditto	3:70 4:11 1:88	ditta ditto ditto	
	Nuakholly	Noakholly Fenny	ditto ditto	ditto ditto	4·41 3·29	ditto ditto	
\	Tipperah	Camillah Brahminbarjah	ditto ditto	ilitto ditto	2·97 5·38	ditto	
	Chittagong Hill Tracts	Runganiatee Hill	ditto	ditto	6.53	ditto	
IJ	Hill Tipperah	llill Tipperah	ditto	ditto	4.19	ditto	
En	AR. Patua	Patna Beliar Barlı Ilinapore { Jail Cantoninent	ditto dirto ditto ditto ditto	0.20 0.54 0.45 0.20 0.20	2·70 3·60 2·74 2·68 2·38	dittu ditta ditto ditto ditto	
	Gya	Gya Newadah Arungabad	ditto ditto ditto	O'64 Not rec. Nil	3·26 3·16 0·60	ditto 17th Feb. 24th Feb.	Not rec. 18th to 24th Feb. Not rec. 12th Jan. and 4th to 10 Feb.
l	1	Jehanabad	ditto	0.80	3.87	ditto	Not rec. 21st to 27th Jan.
	Shahabad	Arrah Basswram Buxar Bhubooah	ditto	1:06 0:19 Not rec. 0:19	5·10 3·69 4·42 4·59	ditto ditto 17th Feb. 24th Feb.	
	Mufferpore	Maznffezpore Hajcepore Sostamurhee	ilitto ilitto ditto	Nut rec. ditto ditto	1.90 1.71 2.91	17th Feb. ditta ditto	Not rec. 4th to 10th February. Date ditto Ditto ditto
	1turbhungs .	Durbhungs Mudhoobunnee Tajpote	ditto ditto ditto	0.05 Nil ditto	8·35 2·74 2·95	21th Feb. ditto ditto	
	Sarun	Chupta Sewan	ditto ditto	Not rec.	3·14 4·69	17th Feb. ditto	
	Chumparun	Motiharce Segowlie Bettiah	ditto ditto ditto	0°08 Nil 0°32	4.08 4.08 4.08	21th Feb. ditto ditto	•
	Monghyr	Monghyr Begooserai Jamooce	ditto ditto ditto	0.48 0.25 1.00	2:31 3:34 4:59	ditto ditto ditto	
	libaguipore	Bhagulpore Soopeol Muddehpoora Hauka Sonbursa	ditto ditto ditto ditto ditto	0°27 ,0°02 Nii 0°40 Nii	2:58 2:22 2:76 3:63 2:37	ditto ditto ditto ditto ditto	· ·
	Purnosh	Purnesh Kissengunge Arrafosh	ditto ditto ditto	ditto ditto ditto	1:71 1:38 1:90	ditto ditto ditto	
		Nya Doomka	ditto	0.30	4'35	ditto	
l	Southal Pergunnaha	Rajmehal	ditto	Not rec.	0.80	17th Feb.	Not rec. 14th to 90th Jan.
	-Antoni Laidamnere	Deoghur	ditto	ditto	3.74	ditto	

	Districts.	Stations.	from 11th	from 18th to b February 7.	· Jas	PROM 1st NUART 1877.	Kumanus
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		(Telegraph Offic	6 0.50	Nit	. g-00	24th Feb.	
	,	Hospital	0.63	ditto		ditte	
_			0.50	Not rec.	8 05	17th Feb.	
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I		False Point	! ditto	· Nil	. 645	24th Feb	
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ł		Balance (Exe. Eugr.'s Off	Sce Nil	ditto	3:10	ditto (
ì		Collector's Office	e ditto	Nil	3.31	24th Feb.	
ł.		Bhadrack	. ditto	Not rec.		17th Feb.	
1	Balasore		ditto	Nil	5.73	24th Feb.	
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	Lohardugga	* . 1) 1	ditto	Nil	6.81 \$115	ditto	
	ł	Latainoa	ditta	1 1811	910	' ditto	
	Singbhoom	Chyebassa	ditto	ditto	5 46	ditto ,	
		Purulish	ditto	ditto	3 76	· ditte	
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	ASSAM & ADJACE	NT				:•	
	HILLS.		:	1		i	
	Sylhet	Sylhet	ditto	Nil	4.77	ditto	
	1	[Serbaugor	0.07	Not rec.	1.80	17th Feb.	
	! !	Golaghat	Nil	ditto	1.40	ditto	
		Jorchant	0.28	ditto	1.75	ditto	
	1	Li Danamana	1120	duto	2 85	ditto	
	: Sechsanger .	! Hattiepootie	Nil	ditto	1.26	ditto	
	1	1 1 1	ditto	ditto	1.68	ditto	
	:	L Alice Amalia	011	ditto	1.69 2.24	ditto	
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	i	1	NII			1416617	
	:	Akvab	ditto	Nil	tr60	24th Feb.	
		(Alwar	ditta	ditto	Nil	ditto	
	RAJPOUTANA	I Camillan	ditto	ditto	1726	ditto	
	I .	(Japur	dit to	dittu	0.28		

CALCUTTA,
The 3rd March 1877.

A. Pedler,
Offg. Meteorological Reporter to the Gort. of Benyal.

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Observations	X
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... 71 | Mean rainfall of 48 years 0.23
... 4 | Defect in 1876 0.23
... 4 | Defect in 1876 0.23
... A. PKDLER,
Offy. Meteorological Reporter to the Gort. of Bengal.

: : :

69-0 Mean humidity of 24 years 66-9 Unito ditto of 1876 1-1 Defect in 1876 ...

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307027 Mean temperature of 24 years 307002 | Ditto ditto of 1876 035 | Defect in 1976 ...

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Mean barometric pressure of 24 years Ditto Aitto ... of 1876

urta. irch 1877.

Mean Pressures and Temperatures of the preceding Table reduced to sea-level, with Anemometric Results and Cloud Observations.

	o pres	5 - 15 - 15					,		W1	ND.			with A warming the winds of the control of the cont	T - Armydrophyrus and Japa	
STATIONS.	Mean barometric sure reduced to level.	Mean temperature duced to sea-level.	North.	North-east,	East,	South-east.	South.	South-west.	West.	North-west.	Variable.	Calm,	Percentage and Resultant,	Mean velocity daily.	
Port Blair Nancowry Andras Vizagapatam Akyab Valae Point Inttack augor Island Chittagone Salcutta Burdwan easorv Jacca Silchar Israreebagh serhampore iya atna urneah Jarjeeling eebsangor icalpara Liluhabad Loorkee	29-976 965 80-039 975 965 967 967 967 968 966 966 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 966 968 968	78-2 78-8 74-8 73-4 89-7 60-8 60-9 60-4 -4-2 60-9 63-9 64-7 65-9 62-3 64-1 60-9 62-3	9 110 5 45 16 56 12 23 43 11 6 31 8 2 2 2 3 	25 13 40 4 21 16 16 16 16 17 28 11 14 16 14 16 14 16 16 16 16 16 16 16 16 16 16 16 16 16	17 22 1 20 8 20 2 2 4 1 10 2 1 1 2 1 2 1 2 1 2 1 1 1 1 1 1 1	2 21 76 5 2 5 2 1 1 1 1	18 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 4 5 5 1 3 2 2 5 5 2 2 1 1 7 1	3 2 17 11 11 77 10 14 10 11 11 11 11 11 11 11 11 11 11 11 11	5 1 5 6 6 8 9 28 10 14 14 14 22 5 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	2 32 8 18 9 26 11 10 16	65 N, 46 E 71 N, 82 E 80 N, 22 W 81 S, 45 E 29 N, 2 W 47 N, 7 W 73 N, 6 W 44 N, 22 W 65 N, 10 W 91 N, 9 W 55 N, 37 W 86 N, 71 W 87 N, 20 W 88 N, 71 W 80 N, 70 W 80 N, 70 W 80 N, 70 W 80 N, 70 W 80 N, 70 E 90 N, 61 W 15 8, 76 W	108 0	4 5 5 8 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

NOTE.

Barometric Pressure.—The pressures in column 2 of the above table for all stations below 500 feet are reduced from those given in column 3 of the table on the previous page, by adding the weight of a column of air of the temperatures given in column 17. For stations above 500 feet elevation the reduction is made by Captain Allan Cunningham's table,—"Prof. papers on Indian Engineering No. CXIII." The temperatures at the sea-level are taken from column 3 of the above table.

Temperature.—The temperatures in column 3 are reduced from those in column 17 on the preceding page, by adding 1° Fahrenheit for every 450 feet.

Wind Resultant.—The resultant wind direction and its comparative predominance are calculated from the whole number of wind observations recorded during the month. The relative predominance in the direction of the resultant is given as a percentage of the whole number of observations. The direction is computed in the usual way by Lambert's formula.

Clouds.—This column gives the average proportion of clouded sky, a cloudless sky being indicated by 0, and one completely overcast by 10.

The above being all comparable, afford the data for constructing a meteorological chart for the month, which shall show the isobaric and isothermal lines and the resultant wind directions, which last may be represented by arrows of varying length, proportioned to the prevalence of the wind. To these may be added the rainfall from the previous tables.

CALCUTTA,

ALEXANDER PEDLER,

The 2nd March 1877.

Offg. Meteorological Reporter to the Gunt, of Bengal.

Meteorological Telegraphic Report for the period 25th Feb. to 3rd March 1877.

4			Barometer	Barometer	TESENO	MRTRB.	midity = 100.	Wiss				Weathe
CIATIOSS	Date.	Hour.	reduced to 32°.	reduced to sen- level.	Dry.	Wet.	Humid Sat.=	Direction.	Velocity.	Rain.	Clouds.	initials
CALCETTA	Feb. 25th 26th 27th 28th March 1st 2ud 3rd	10 16 10 16 10 16 10 16 10 16 10 16 10 16	80:173 80:005 80:125 80:011 30:119 30:092 29:975 30:072 29:954 80:058 80:058 80:077 29:945	30·192 80·024 30·144 30·030 30·138 30·012 30·111 29·993 30·091 22·979 30·072 39·046 30·096 39·983	75.6 84.2 76.2 83.2 76.2 83.7 78.4 86.0 78.7 87.0 86.5 81.0 87.5	63.8 67.4 62.5 61.9 65.0 65.0 65.6 68.4 64.2 67.0 65.5 65.3 65.3 65.3	49 38 43 30 52 28 47 87 41 31 46 27 44 37	NNE WNW NNW NNW NNW WNW WSW NW WSW NW WSY ESE				5 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
CAUGOR AREAND.	Feb. 25th 26th 27th 28th March 1st 2nd 3rd	10 16 10 16 10 16 10 16 10 16 10 16 10 16	30°150 30°125 30°129 30°014 80°090 29°9×1 30°090 29°975 30°075 29°959 30°049 20°924 30°092 29°957	80°186 80°185 80°102 80°102 29°987 30°086 29°981 30°081 29°985 30°086 20°989	79 83 78 83 76 84 79 86 80 80 83 83 83	66 68 63 64 67 67 69 67 70 68 70 73 70	47 43 89 36 50 37 58 83 58 60 49 60	NNM NNE NNE NNW NNW NNW NNW NNW NNW NNW NNW	9·0 6·6 6·1 10·3 4·9 7·9 6·4 6·3 6·9 3·3 8·1 4·0 7·2		 	b, m b b b b b b b b b b b
CHITIAGONG.	Feb. 25th 26th 27th 28th March 1st 2nd 3rd	10 16 10 16 10 16 10 16 10 16 10 16 10 16	30 053 29 930 30 011 20 9 2 30 014 29 857 29 991 29 871 20 870 29 986 29 864	30148 30193 30106 291914 30174 29179 30184 29163 30165 291962 30169 291959 301956	80 85 74 84 74 83 78 85 76 85 78 85 85 85 85	66 78 67 71 65 71 68 68 68 70 63 78 70 68	44 72 68 50 59 53 50 38 56 44 39 72 58	W N W E N N E W N W W W W W W W W W W W W W W W W W W	5·3 3·6 7·6 6·3 4·7 5·0 5·1 8·0 4·3 7·9 4·1 5·8 4·7 6·5			## b, # b, # b, ## b, ## b, ## b, ## b, ## b, ## b, ## b, ## b, ## b, ## b, ## b, ##
MADEAN.	Feb 24th 25th 26th 27th 25th March 1st 2nd	10 16 10 16 10 16 10 16 10 16 10 16 10	30'080 29'985 30'106 29'983 30'109 99'990 30'102 29'982 30'087 29'983 30'077 29'971 30'071 29'962	30103 30708 30127 30708 30132 30714 30714 30710 20190 30100 20190 30104 20194	83 85 85 84 85 84 82 85 84 85	71 71 72 70 71 71 70 70 68 70 70 72 72	53 51 40 50 47 44 47 45 44 47 51 54	E by S E by N E by N E N E E by N N E by N N E E E E E E E E E E E E E E E E E E	9 8 10 15 9 11 12 14 9 9 7 7 7 5			c b b c b b c b b c b b b b b
COTACK	Feb. 25tb 26th 27th 28th March 1st 2nd 8rd	10 16 10 16 10 16 10 16 10 16 10 16 10	30'081 39'487 30'483 29'990 30'033 29'907 30'003 29'898 30'001 29'882 29'985 30'016 29'858	30164 80018 30134 30101 30116 29 988 30 086 29 963 30 084 29 963 30 087 29 913 31 009 29 936	82 88 78 88 81 89 77 92 81 91 91 84 92 77	68 69 71 71 68 67 68 69 69 70 72 70 78 69	45 34 70 40 48 27 61 27 48 81 54 29 82	NNE WSW WNW NNE SSW NE WNW NNW NNW NNW SE ESE W	1.5 4.4 1.0 2.7 1.7 3.1 1.3 2.2 1.0 2.6 1.3 4.6 2.3		CK, PK	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
AKTAB.	Feb. 25th 26th 27th 28th March 1st 2nd 8rd	10 16 10 16 10 16 10 16 10 16 10 16 10 16	30°070 29°938 30°068 90°988 30°082 30°082 90°989 30°080 29°929 30°018 29°889 30°027 29°908	80-093 99-989 30-080 91-961 30-044 99-961 30-052 29-961 30-052 29-961 30-049 39-911 30-049	83 86 78 82 81 81 80 81 80 81 81 81 83 83	70 79 69 71 71 73 70 71 69 73 70 79 68 28	49 51 61 56 59 62 66 63 67 67 61 62 48	N N N E W E N E W W E W N W E W	5·6 7·3 3·1 7·5 9·6 6·0 \$*6 8·1 9·8 6·0 3·6 9·1 4·9			555555555555555

· Velocity of wind in miles per bour.

A. PEDLEE,
Offg. Meteorological Reporter to the
Government of Benga

Results of the Meteorological Observations taken at the Surveyor-General's Office, Calcutta, from 22nd to 28th February 1877.

		1 5	Tus	BHOMI	ITER.			1	bamidity	Wt	BD.				•
Month.	Date.	Nean reduced barometer	Highest reading.	Lowert reading.	Mar. solar radi-	Mean dry bulb.	Mean wet build.	Computed . mean point.	Mean degree of base	Prevailing direc- tion.	Max. pressure.	Dally relocity.	Pat.	Meon's phases.	GEFERAL REMARES.
		Inches.	0	0	0	0	0	0				Miles.	lu.	1	1
Feb.	22nd	3 0°060	81.4	63%	134.4	73.5	65.6	60.8	0'68	S by E & S by W		71.9			Clear, cirri and cirro- strati.
	23rd	098	84.8	85.7	140.6	740	67.9	63.6	'71	S by W & S		82.3			Clear, cirrecumuli and
	24th	*(180)	84.2	6910	136'0	75 9	69'7	69.4	.71	S by W. S W		BH.2			Cirrocumuli, cirri and
	25th	-060	84.7	64.9	186'4	74.8	65. 3	58'4	-69	NNEAW		91.8	••		Clear. Slightly foggy at midnight, 1 A M., and
	Bth	1054	83%	63.6	187.0	78.1	69.8	8.99	-56	WNWAN		188-3	•••		from 8 to 11 r.m. Clear. Slightly foggy
	27tb	.035	84.7	68.2	137 3	78.3	63 9	68.4	-67	N W & W		109.6			from 8 to 10 P.M. Clear.
	28th	.011	86.0	66.0	137.4	76·1	65.6	88·W	-89	W by N & W S W		100-8		0	Cluar.

The mean barometer, as likewise the dry and wet bulb thermometer, means are derived from the

The mean barometer, as likewise the dry and wet built thermometer, means are derived from the twenty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the lower rain-gauge is 1½ feet, and that of the anemometer 70 feet 10 inches above the level of the ground. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to noon.

The extreme variation of temperature during the past seven days		↔ 28·5
The maximum temperature during the past seven days		86.0
The maximum temperature during the corresponding period of the past year	•••	90.0
The mean humidity during the past seven days	•••	0.68
The mean humidity during the corresponding period of the past year	•••	0.66
		Inches.
The total fall of rain from 22nd to 28th by lower rain-gauge by anemometer gauge	•••	Nil
		Nil
Ditto ditto ditto, average of twenty-three previous years		0.11
Ditto ditto between the 1st January and the 28th February	•••	5.16
Ditto ditto ditto, average of twenty-three previous years	•••	1.52

The 3rd March 1877.

GOPERNAUTH SEE, In charge of the Observatory. Abstract of the Results of the Hourly Meteorological Observations taken at the Surveyor-General's Office, Calcutta, in the month of January 1877.

LATITUDE 22° 33' 1" North. Longitude 88° 20' 34" East. Height of the cistern of the standard barometer above the sea level, 18'11 feet.

MON	THLY RE	ESULTS.	•		Inches.
Mean height of the barometer for the month				***	30.096
Max. beight of the barometer, occurred at 10	A.M. on th	e 16th	•••	•••	30.301
Min. height of the barometer, occurred at 4 1	P.M. on the	3 lst.	•••	•••	29.908
Extreme range of the barometer during the n	nonth		•••	•••	0.393
Mean of the daily max. pressures		•••	•••	•••	30.171
Ditto ditto min. ditto	•••	•••			30.040
Mean daily range of the barometer during the	e month	•••	•••	•••	0.131
	•	•			•
Mean dry bulb thermometer for the month	•••	•••	•••	•••	67.7
Max. temperature, occurred at 8 P.M. on the 3	0th	• • •	••	•••	83.0
Min. temperature, occurred at 7 A.M. on the 1	st & 15th	•••	•••	•••	5 7 ·5
Extreme range of the temperature during the	month	•••			25.5
Mean of the daily max. temperature		•••	•••	•••	76.1
Ditto ditto min. ditto	•••	•••	•••	***	60.7
Mean daily range of the temperature during th	e month			•••	15.4
•					
Mean wet bulb thermometer for the month	•••	•••	•••	•••	62.5
Ditto dry bulb thermometer above mean wet l	bulb therm	ometer	•••		5.2
Computed mean dew-point for the month	•••	•••	•••		58.3
Mean dry bulb thermometer above computed's	nean dew-p	point	•••	•••	9.4
					Inches.
Mean elastic force of vapour for the month	•••	•••	•••	•••	0.494
					Troy Grain.
Mean weight of vapour for the month		•••	•••	•••	5.46
Additional weight of vapour required for comp			•••	•••	2.00
Mean degree of humidity for the month, comp	iete saturat	tion being u	nity		. 0·73 ⊖
Mean max. solar radiation thermometer for the	e month	•••	•••	•••	128.4
					Inches.
Rained 7 days,-max. fall of rain during 24 ho	ours	•••	•••	•••	1.94
Total amount of rain during the month	•••	•••	•••		2.90
Total amount of rain indicated by the gauge*					
month		***	•••		out of order.
Prevailing direction of the wind	•••	•••	•••		N & N W.

· Height 70 feet 10 inches above ground.

GOPEENAUTH SEN,
In charge of the Observatory,

The 28th February 1877.

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

RETURNS OF CANAL TRAFFIC.

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

ORISSA CIRCLE.—BRAHMINI DIVISION.

Statement showing the total amount of Traffic and Tolls on the Kendrapara Canal for the month of December 1876. LENGTH OF CANAL OPEN-39 MILES.

Authority Control Co		PR	IVATE 1	PRIVATE TRAFFIC.						STORES AND MATERIALS FOR IRRIGATION WORKS.	ND MAT	BRIALS	FUR IR	RIGA	TION W	ORKS.	7=				A Bell part	.	-].	
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

ORISSA CIRCLE.

Statement showing the total amount of Traffic and Tolls on the High Level Canal for the month of December 1876.

LENGTH OF CANAL OPEN-37 MILES.

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PRIVATE TRAFFIC.	al per	Ton mileage	4	4,776 5.604 129 8,020 45 0	1,628 55 1,977 24	1,368 406 14 492 6 0	221 296 10 8:8 + 10 0 cm 4	625 136 6 191 2 4 0	1,640 819 8 137 2 3 1	25	770 108 4 114 0	27 20 0 13 7	32.00		1,248 45 1,507 20 9 2	17 tes 6-0 16.402 250 11 3 0		P. 116 001 11,033 1.03 0 0			 60 81 1	13 8 0	17.368 620 16,492 230 18 11	
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PRIVATE TRAFFIC.	TOWALGE OF BOATS.	Weight Value Corgo	B. A. P. A.	2.25.5 4.776 5.604 129 3.020 45 0 1.24 45 0 1.25 45 0 1.25 1.25 1.25 1.25 1.25 1.25 1.25 1.25	670 1,000 1,020 55 1,977 23 4	204 1,268 406 14 492 6 0	251 251 295 10 3:8 4 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	50 625 136 6 191 2 4 0	164 1,640 89 8 137 2 3 1	11 0 0 1 1 1 0 0 0 1 1 1 0 0 0 0 1 1 1 0 0 0 0 0 1 1 1 0	77	1	11 100 4 10 11 100 11 11 11 11 11 11 11 11 11 11		1,2-46 46 1,507 20 9 2	7116 01 010 17 30		0,457 15,014 15,116 001 11,033 103 0 0				13 8 0	7,116 21,276 17,368 620 16,492 230 13 11	
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

ORISSA CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Taldunda Canal for the month of December 1876.

LENGTH OF CANAL OPEN-27 MILES.

Nature of cargo.		TRA	DRIVATE TRAPPIC.				D	alone and alone					'n							134
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

Statement showing the total amount of Traffic and Tolls on the Midnapore Canal for the month of December 1876. LENGTH OF CANAL OPEN-53 MILES. COUTH-WESTERN CIRCLE.

Market of care Water Wat			PRIV	PRIVATE TRAFFIC.	AFFIC.					uni	STORES AN	AND MATERIALS FOR IRRIGATION WORKS.	RIALS	FOR 11	RRIGA	TION W	FORKS.				4	ABST BACT.	≓				
Maintain of carry Page Page Page			APPROXI		TONYAG	10 M			l per	.almini		APPROX	ì	TONNAG	# 0 m			tod II	houta.		wrgo.	•09.		,,] bet	
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

SOUTH-WESTERN CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Tidal Canal for the month of December 1876.

LENGTH OF CANAL OPEN-29 MILES.

	PRI	PRIVATE TRAFFIC.	APPIC.					····	STORES AND MATERIALS FOR IRRIGATION WORKS.	YD MAT	ERIALS.	POR II	RRIGA	TION W	DRKS.					ABSTRACT	ict.			
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Nature of cargo.	Weight of Carps	ot Value of cargo.	Mds.	Tons.	Ton mileses.	Tullego.	for 10 of fol for mile,	Aumbor of b	Nature of cargo.	Weight of cargo.	Value of cargo,	Mds.	Tons	espaolina nost	Tollage.	Sate of tol form not	d to redunk	Nature of traffic.	Weight of cargo.	Value of careo.	Топпаде.	Ton mileage	Tollage.	Rate of tol
** ************************************	K					Bs. A. P. A.	P. A. P.			Mds.	 #			, <u>, , , , , , , , , , , , , , , , , , </u>	Bs. A. P.	A. P.			Mds.	Re	·		R. A. P.	A.
1,514 Rice		79,310,1,28,793	1, 1,55,551	:	:	1.641	=0		- •	:	:	:	:	 :		eri :	5,324 Loral	7	1,49,745 1,79,991		12.445 1.8	1.87,330 3.2	3.298 4 0	0 3.3
284 Paddy	17.8	17,250 16,277	80,00	:	i	492 9	• :	:			:	-	:	:	-	:	- <u>-</u> -					-	į	:
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Bamboos (No. 1,110)		- 121	176	:	:	**		:	•		:		:				- <u>-</u>		i	:		-	:	:
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

SONE CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Arrah Canal for the month of September 1878.

		PRIV	PRIVATE TRAPPIC.	PPIC.				•		STORES AND MATERIALS FOR IRRIGATION WORKS.	p MAT	ERIALS	FOR IRE	RGAT	10. W(ORKS.					ABSTRACT.	i.		Ì		
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d to todawi	Nature of cargo.	Weight of of curro.	Value of cargo.	Mds.	Tons.	ezeolim noT	Tollsee.	er to otall of to otall columnos	lo reduna A	Sature of cargo-	Weight	or Vaine of Carke.	Mds.	Terre	mojim nog,	T. Ilage.	2 % edast effer net	lo vodinaZ.	traffic.	of Cargo.	of cargo.	.одвипоТ	polim noT	Tollage.	lo etabl	BEKARE
		Kds.	ä		-		Rs. A. P				Meds	R4. A.P.		1	-	Re. A. P.	A. P.		•	Mils.	Rs. A. P.			Rs. A. P.	A. P.	
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

SONE CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Arrah Canal for the month of October 1816.

1		PRI	PRIVATE TRAPFIC.	RAPFIC.		PFIC.			STORES AND MATERIALS FOR HRBHATION WARKS.	D MATER	RIALS FO	R IRE	PEATION.	W. RKS.				1	A ISTRACT.	I.			
.ataod		AFFE	APPROXIMATE	TOXXAGE OF BOATS.	0 M 0 P		and []	,elmic		APPROXIMATE		Toxuan or	40		per	.n.l.mo			-			11d	
Number of	Nature of Cargo.	Weight of carro.	nt Faine of or carno.	M G	Fons	Ton millage	To original	Sumber of l	Nature of careo.	Wright of cargo.	Value Carrel	N. P.	Ton mileser.	Tellage.	Rate of tod for initio,	d to rodmn?	Nature of tradic.	Weight V	Value of cargo.	Louise Co.	Tollage	lot of toll ton mile.	KKYFE
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PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

SONE CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Arrah Canal for the month of November 1876.

		PRITA	PRIVATE TRAPFIC.	PPIC.				•	STORE	QXV 8	MATER	IALS F	OR IRE	GATIO	STORES AND MATERIALS FOR IRRIGATION WORKS	9	· · ·		4	ABSTRACT				
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Nature of cargo.	Weight of charge.	ht Value of Carrier.	Xds	Tone	Ton milone	Tollage.	Rate of to	lo radmuk	Nature of cargo.		Weight V	Value of cargo.	Mds. T	Tons.	Ton mileseg	Bate of to	ton mile.	Nature of traffic.	00 O		Tonnage.	Aeslin noT	Tollage.	Rate of to
	K K	Ä	_	-		BA. A. P.	A. P.				Mde. R.	Rs. A. P.			Rs. A. P.	. P. A.	a.		N de	Re.A. P.		22	Re. A. P.	A. P.
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Total of same month	<u> </u>			:	;			:		•				:					i		:	:		:
											-	_	Mis	MISCELLANEOUS	Ents.						:	•:		:
Total			1:					Ţ.,		<u> </u>			<u> </u> 	<u> </u>		:		ı —	:		:			:
Total of same month	<u>.</u>			:						-							: :	1			:	:		:
Grand Total			3	5	કુ	11 8 0		386		9.	67.316 5,6	3,673 9 9 1,	1,14,071	4,221 69.	69.262 989	6 8	375		57,316	5,673 9	9,4,55	20,218	950 14 3	:
Grand Total of same month last year	9								•			-						•			:			:

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

SONE CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Arrah Canal for the month of December 1876.

Nature of carro. Weight Value of carro.		PRIVATE INSTITUTE					STORES AND MATERIALS FOR IRRIVALION	(TERIALS FUR	IKKIMAL	No werman	, ,		-					10d
		TONNAGEOF	3		her	ļ		APPROXIMATE.	TONNAGE OF BOATS.		ed the			4		nte.	1	lloa
CHIEN		Nds. T	Ton 0.000 in miles 16.		e e e e e e e e e e e e e e e e e e e	:	unber of carco	Weight Value of cargo, cargo,	Mds. Tot.	notan act		lo redant.	La representation of the second	Carrest Carres	.Tounare.	witer noT		to wing
Empty boats	4	ä	01		Re. A. P.		49 Ashlar stone	Mds. Rs. A R351 1,551 0 25,559 G56 80 15 1,159	_		4 V 6 6	9 Local		a	A. 20	117.	E. A. P. 5 7 6 20 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	400
Passenger boats	1	*					Barthen and Earthen pipes	23. 23. 4		12 T	3.5 6.	· · · ;	. :					
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Total of same month	- 			1			-1-		MISCHILANEOUS	TENT'S.								
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Total of same month last year Grand Total			8	#	1. 1.		113	18. A	21 22 2	F. 12-21	*	<u> </u>	l		8		:]	

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

BUXAR DIVISION—SONE CIRCLE.

Statement showing the total amount of Traffic and Tolls on the Buxar Canal for the month of November 1876.

Ticked		PR	VATE T	PRIVATE TRAPPIC.					STORES AND MA	TERIA	LS POP	R IREI	AND MATERIALS FOR IRRIGATION WORKS.	WURES.		مقندي			ABSTRACT	H			:
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Mot. Rs. A.P. Rs. A.P. Rs. A.P. NG. Rs. A.P. Rs. A.P.	Nature of cargo	·	Value of eargo.	Mds.			-		•		Value of cargo.							of Carres.	of cargo.	Tonnage.		Tollage.	I lo etali eliat mut
8 Eupty beats 2,15 9 9 140 1,458 25 12 0 0 5 13		Nds.				B.	A. P. A. 1			Mds. H	18. A.P.			18	L. P. J. A. 1		•	Mds.	Re. A. P.			Æ	A. P.
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2.039 14.9 9 2.541 14.0 1,639 23 12 0 0 3 13 2.038 14.8 9 9 14.0 1,639 23 12 0 0 3 13 2.038 14.8 9 9 14.0 1,639 23 12 0			:		·	:				1	i	283	:	•		:				.			
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	Grand Total	;			¦	<u> </u>	} :	2		·	5.	l(ax's	:	rs .	ı	<u> </u>	-		6		1,439	12	;
	Grand Total of san	au.			<u> </u>	1	 - :	:					-		: 	;	-						;

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH, BENGAL.

BUXAR DIVISION—SONE CIRCLE.

Statement showing the total amount of Troffix and Tolls on the Buxar Canal for the month of December 1876.

	PRIVATE TRAFFIC	PRIVA	PRIVATE TRAFFIC.	AFFIC.					STORES .	STORES AND MATERIALS FOR IRRIGATION WORKS.	HALS 10	R IRRI	GATIO	N WORK	ا			4	ABSTRACT			
í		APPROX	INATE	APPROXIMATE TOWAGE OF BOATS.	1		I Inter	'		APPENXIXATE		7 2			11 Мак 1—	.etsect		,ca14	Jeor			tog th
	Nature of carge.	Weicht Yalue of carro. carro. carro.	Value of carko.	Mde. Tons	Ton milenge	Tollage	e of lo ofalf im not seq	l to radmu.	Nature of Cargo.	Weight of Carro.	Value of M	Mds. Tons.	essenting golf.	Tollage	Rate of to	Number of	Nature of traffic.	o lo idaieW	Ten to outay	Tonnage.	Tollage	Rate of to
		N48	ź		;	Re. A. P	P Rs					Nd.	:	Rs. 4. P.	- ₹				## #	٠	Re. A. P.	
	:			: :	- :	-	:	ţ	47 Empty boats			\$33	:	2 13	: :	. 168	165 Gort, stores		; .	3		•
	:	;	•	:	-	-		2	_			5.016	:	52 10 6	; ,	ŧ	:	-	-	:	•	
	Total				<u> </u>		· 	E E		;	; ;;	18,102 eff	6.139	6 13 6	•: c	Ξ	:	:		. ii	C.359 121 0	
	Total of same month				 							! . !] : <u> </u>			·			:	! . ! ! !		
	Bambors, No. 15,000	:	3	:		1.	: :	 	:		MISCRILANEOUS		. [:	[col		35	1		•
	Total		<u> </u>		 	,	•	į Į		:		:	:	:	:			:	8			•
	Total of same month	:					 	;		-												
	Grand Total		3			3	e •	20.5		ŧ	-	16.16; Ø	97.4	æ 2	•	Ĕ			3	3	6.150 130 10	•
	Grand Total of Same				¹ 	· .	1	; ·					 					٠		! :		'

ABSTRACT.

	TOLLAGE OF 1876		TOLLAGE OF	THE YEAR 1-76.	
Canals.	During the month.	To end of month.	fluring the corresponding month.	To end of cor- responding month.	REHARES
ORISSA CIRCLE	Ra. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	-
Gendrajmrah ilgh Level, Section I	887 18 11	11,174 1 8 2,438 5 8 980 1 4	1,219 10 4 245 1 5 17 15 8	7,768 6 6 2,301 7 3 793 0 11	
Total Orina Circle	2,506 8 7	14,562 8 8	1,562 11 3	10,862 14 8	
South-Western Circle.			İ		
fidnapore	0 844 0 6	52,381 6 0 31,921 4 7	3,776 2 3 1,660 9 0	38,218 15 8 21,570 9 0	
Total South-Western Grele	12,253 7 9	84,802 10 7	5,430 11 9	59,795 8 8	
SONE CIRCLE.		•	ĺ		
irrili Buxar	184 0 0	3,022 0 11 154 6 0		:::::	
Total Hone Circle	3,176 6 11	3,176 6 11			
Grand Total	18,036 2 8	1,02,041 10 2	6,990 7 0	70,658 7 4	

G. A. SEARLE, Col., s.c.,

Asst. Secretary to the Government of Bengal, in the P. W. Dept., Irrigation Branch.

The 5th March 1877.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN BAILWAY-MAIN LINE.

Approximate Return of Truffic for week ended 21th Tebruary 1877, on 1,2791 miles open.

	•	LOTCHIR	g T	RAF	FIC.		; ;	MRECHARD.	E THE RE	IIVEI	ial Trapy	IC.	i		TRAI	n Mirms	RUN.
	No. of pass negers.	Cu	ach	ing	receipts.			Weight carried.		Rece	opts.		Tear Rechi	FIC	Conch-	Merrhan. dise.	Total.
Ø1 1		l Ra	Δ.	P. ;	£	. 6	1.	Mas S	Re	A. P		ď	Ha	A P			
Total traffic for the week Or promise of	162,643	2,45,125	: 7	3	22,194	11	2	13, 14, 150-10	5,05,165	9 0	51.551 6	10	N. 57. 225	0 3	45,830	102.044]	147,410
ranwas Por pressons	l	189	3	2,	17	6-1	1	••	444	0 3	· 62 12	6	4.69	8 5			100114
7 weeks of ball-years	1,029,212	17.57,615	10	5	100,567	15 4	13	*5,14,005-10	57,04,145	2 6	519, 54 0-12	10	34 51,703	12 11	ida tek	650,237	1,942,787
Total for 8 weeks .	1,110,885	20.20,771	1		Popt 2		11 1.	01.55(45) 20	413-1530	11 %	3.5.887 18		al-dandi	15 2	4/1,4(6.)	755.2713	1,190,168
COMPARISON.	!			i			1		•							1	
Total for corre- apointing week of pre-	i				•		;										
violes venr Per mile of railway, cor- responding	153,551	1,55,635		, '	17,616	16-1	1	10,93,638 24	4, 10, 143	14 - 5	49,544 6	10	4,05,750	3 6	43,432	78,403	119,255
week of tre- vious vere- fotal to corre- sponding		143	6	11	13	5 2	1		313	14 70	31 10	7	455	15 9		! !	
date of bre-	1,039,952)	15,96,255	н	7.	178 8 25	,	5 / 5 /	80,67,632,30	S2-39 13 11	11 8	5 6485 × 11	١.	5 567	6)		1911.19	052,650

EAST INDIAN RAILWAY JUBBULLORU BING.

Approximate Return of Traffic for week ended 24th February 1877 on 22 7 miles open

•		••••	A	,		,	,
		Rs A P	£ *. d.	Mds S. R.	 A. P. — 1 — 8	15 A 1	
Total tradit for Incovers Or no love of	5,7490	25,87,10, 6	2/31/17 0	2,23,019/20 7:1 13	H 6 (1)	Done (94.3 5)	$b(\mathbf{T} \mathcal{G}_{k}^{0}) = \mathbf{P}(0, \mathbb{Q}_{k}) + \mathbf{P}(\mathbf{H}(k))$
roity c		1544 h	11 10 0 1	2;.1	11 4 11	8 7 3 50 5 6	
Towerk of hal-year	30,025	2,00,091 5 6	18,087-16-10	16,97,479 10 4,36,333	is or Figure	$\mathbf{s} = 63332 - \mathbf{s}/6$	$= \{(127), (-1498, 991)\} = 137.7614$
l'otal for s - weeks	29.66	1.15,757 0 0	29465 7 10	By Fr. Bry 30 4.55.	4 4 5 5 5	1 10 7,17 por 17 1	$(24.50, \pm 42.50) = 46.00\eta$
COMPARISON		,					:
Total for a free sport of a 2 work a pose a	5,114,	14,179-13-0	1,327 6 5 ;	1,01,201 10 23,772 1	82 ° 2,179	9 7 18 252 19 9	4,371 - 7,716 ₁₀ 10,107
week of pro- vious year Total to corre- kied by the		61 11 6	5 18 8	10c	4 9 6	15 1 17 15 5	
date of pro-; vious year	52.5783	1,68,676 (0) (0)	15,90,19 4	7,56,752-16 1,80,176	2 0 h,710 l	12 D (18 D) 3 (1 B)	50,41 c 43,705 95,824

CALCUTTA AND SOUTH-EASTERN STATE RAMEWAY.

Approximate Return of Traffic for week ended 24th Pobeoica 1577, on 25 miles open

	C	achtro Trapi	FIC.	Marchard	Total				
	Number of passengers.	Firese Estrat :	rempts	Weight exercis.	Best gra	Bearings			
	! :	Rs. A. P. ₁	£ z. d.	Num 8	Bs. A. P.	L & d.	A 4. d		
Total traffic for the week	11,084	1 024 0 0	162 9 0	12 Sec. 11	665 6 6	66 16 - 6	204 15 🔸		
Or per mile of railway 🍙 👑	3548	Sk 0 ## 1	5 16 0	707 0	25 % 0	, 2 7 9	f 3 6		
For previous 7 weeks of half-year	75,011	அன் எ 6 .	1,003 6 0	3,25,019 9 3	5,678 9 0 •	267 12 0 1	1,396 18 4		
Total for 8 weeks	N4.125	11,657 4 0	1,165-14-0	1350	£.531 6 6	451 2 0	1,610 10 4		
COMPARISON	, '-			,					
Total for corresponding meck of previous year	11,226	1,492 2 6	149 4 3	20142 6	665 15 8	04 8 0	21 3 ,15 x		
Per mile of milway, corresponding week of previous year	401	53 4 8	5 6 7	714 14	23 6 0	*2 6 0	7 K 7		
Total to corresponding date of previous year	80,571	10,545 11 6	1,054 17 5	1,35,951 20	4,273 18 0	427 3 7	1,648 1 0		

'EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 24th February 1877, on 1581 miles open.

	,	COACRIMO TRAVESC.				Manca	AFD	CAT ERI	M I	H RI	LAL TRAI	TI	Ç.	Tot	a i			
	Number of passenters.		Conching re-				•	Weight carried.		Re	ceipta	receipts.						
•		Re.	A. 1	P.	2	6.	d.	Mds.	8	Rs.	A	. P.	£	8.	d.	2	8.	d.
Total traffic for the week	45,6501	34,090	16	6	3,115	11	0	2,28,042	15	45,861	13	7	4,304	0	1	7,322	11	19
Or per mile of railway	296	\$14	15	5	19	14	1	1,409	17	2fil	12	11	26	11	4	46	5	5
For pravious 7 weeks of half-year	246,857	1,79,800	7		16,484	18	10	11,61,443	21	2,45,793	2	11	22,531	4	5	38,986	3	3
Total for 8 weeks	292,588	2, 18,526	6	•	19,573	10	7	13,57,485	86	2,91,657	ø	6	26,733	4	6	40,308	15	1
Companies.								,										
Total for corresponding week of previous year Par inite of railway, corresponding	44,047	28,135	8	6	2,574	18	2	1,37,717	9	27,270	A	0	2,400	15	11	5,078	14	1
weak of previous year	. 279	177	12	6	16	5	11	870	10	172	b	ž	15	15	11	. 32	1	10
previous year	GOA MAN	2,20,917	7	11	39,250	15		19.31.651	10	2,34,899	,	1	. 91.532	*	6	41,783	3	4

NALHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 24th February 1877, on 274 miles open

				 -			• •
	:	Ra. A. P.	£ s d.	Mds. 8.	Ru. A. P.	£ s. d.	£ s. d.
Total traffic for the week	2,347	1,202 0 0	120 4 0	6,20% 0	497 0 0	40 14 0	169 15 0
Or per mile of railway	87	44 0 0	4 8 0	229 0	15 0 0 ;	1 16 0	6 4 9
For previous 7 weeks of half-year	16,825	7,970 0 6	797 0 0	53,199 0	4,061 0 0	406 2 0	1,203 2 0
Total for 8 weeks .	19,192	9,178 0 0	917 + u	65,407 6	4,55% 0 0	455 16 9	1,373 0 0
COMPARISON.		***************************************	!				
Total for corresponding week of previous year. Per mile of railway, corresponding	2,12K	1,033 11 3	103 7 5	15,899 10	987 14 8	ยช 15 ย	202 3 5
work of previous year. Total to corresponding date of pre-	NO	37 14 11	3 15 10	510 3 .	86 4 1	3 13 6 ¹	7 8 4
vious year	17,387	B,591 5 1	H\$D 2 8	96,627 v	7,199 8 6	710 19 0	2,579 1 8
**** - ** - ** - ** - ** - ** - ** - *				~ <u>-</u>			



The Calcutta Gazette.

WEDNESDAY, MARCH 14, 1877.

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PART III Acts of the Bengal Conneil	Nil.	BUPPLEMENT No. 11	197 104
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PART I.

Orders and Notifications by the Lieut.=Governor of Bengal, the Bigh Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1325A.

GENERAL.—The 28th February 1877.—Mr. H. C. Richardson, Judge of Nuddea, is allowed subsidiary leave for a period not exceeding thirty days preparatory to retiring from the service.

The 7th March 1877.—Baboo Bejoy Kissen Bose, Deputy Magistrate and Deputy Collector, Manbhoom, is transferred to Darjeeling, for employment on settlement duty in that district.

Baboo Poorna Chunder Roy, Sub-Deputy Collector of the First Grade at Baraset, in the 24-Pergunnahs, is appointed to act as a Deputy Magistrate and Deputy Collector in Manbhoom, until further orders.

The 9th March 1877.—Baboo Uma Churn Bose, of the Subordinate Executive Service, who is now employed under the Court of Wards, is appointed to be a Deputy Magistrate and Deputy Collector in the Patna Division.

Mr. C. T. Metcalfe, c.s.i., Officiating Commissioner of Police, is allowed leave for fifteen days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 14th instant.

Mr. L. B B. King, c.s., reported his departure from India on furlough on the 1st

March 1877.

The 10th March 1877.—Mr. J. A. Crawford, c.s., is allowed subsidiary leave for seven days from the 5th March 1877, preparatory to retisement from the service under Section 24 (b) 2 of the Civil Leave Code.

The Right Hon'ble the Secretary of State for India has been pleased to grant an extension of three months' furlough to Mr. W. Wavell, c.s., and six months' leave on medical certificate to Mr. W. R. Millar, c.s.

Baboo Banka Behary Buxee, Officiating Sub-Deputy Collector, Deoghur, is transferred

Mr. George Dies is appointed to act as a Sub-Deputy Collector of the First Grade in Backerguage during the absence, on duty, of Baboo Chunder Coomar Dutt, or until further orders.

Mr. J. Whitmore. c.s., is allowed furlough for nine months under Section 14, Chapter IV of the Civil Leave Code, together with subsidiary leave for a period not exceeding thirty days from the 20th ultime.

The 12th March 1877 .- Baboo Sant Prossd, Officiating Deputy Magistrate and Deputy

Collector, is posted to Monghyr.

Monly Imdad Ali, Canoongo of the First Grade in the Sonthal Pergunnaha, is appointed to act as a Sah-Deputy Collector at Jamoole, in Monghyr, during the absence, on duty, of Baboo Sant Prosad, or until further orders.

Moulvi Najinnuddin Ahmed, Canoongo of the First Grade in Purneah, is appointed to act as a Sub-Deputy Collector in that district during the absence, on duty, of Moulvi Shere

Ali, or until further orders.

Bahoo Shorhee Bhooshun Dutt, Deputy Magistrate and Deputy Collector, is transferred

from Godda to Maldah.

Mr. J. Nugent, Assistant Magistrate and Collector. in charge of the Bettian Division of the Champaran district, is allowed leave for six months under Section 21, Chapter V of the Civil Leave Code, together with subsidiary leave for a period not exceeding thirty days.

Mr. G. S. Park is appointed to be a Magistrate and Collector of the Second Grade, vice Mr. H. Beveridge. Mr. Park will continue to act as a Magistrate and Collector of the First Grade.

Mr. J. Boxwell is appointed to be Settlement Officer, Midpapore, vice Mr. Park. Mr. Boxwell will continue to act as Deputy Commissioner of the Southal Pergumahs in the First Grade.

Mr. F. W. R. Cowley, on furlough, is appointed to be a Joint-Magistrate and Deputy Col-

lector, First Grade, vice Mr. Boxwell.

The 12th March 1877.—Mr. L. R. Forbes, Assistant Commissioner of Palamow, is vested with special appellate powers under Section 87 of the Land Registration Act VII (B.C.) of 1876.

Captain T. H. Lewin has been allowed six months' extension of leave on medical

certificate by the Right Hon'ble the Secretary of State for India.

In supersession of the orders of the 6th instant, published in the Calcutta Gazette of the 7th idem, Baboo Gossain Das Dutt, Acting Deputy Magistrate and Deputy Collector, is posted to Hooghly.

Haboo Radha Madhub Bosc, appointed to officiate as Deputy Magistrate and Deputy

Collector, Hooghly is transferred to Manbhaom.

Mr. R. H. Pawsey, Officiating Magistrate and Collector, Mymensingh, is allowed privilege leave for one month, with effect from the forenoon of the 1st February 1877.

The 14th March 1877.—Mr. F. H. Pellew. Officiating Magistrate and Collector, Hooghly, is appointed to act as Magistrate and Collector of Beerbhoom during the absence, on leave, of Mr. R. D. Hime, or until further orders.

LEGISLATIVE.—The 12th March 1877.—Mr. Frederick Clarke, Assistant Secretary to the Government of Bengal, Legislative Department, is allowed leave for nine months, under Section 9, Supplement F of the Civil Leave Code.

Police.—The 12th March 1877.—Mr. II. V. II. Roberts, Assistant Superintendent of Police, Palamow, in Lohardugga, is appointed to act, until further orders, as District Superintendent of Police, Noakholly.

Mr. J. H. Warender-Clark, Assistant Superintendent of Police, Noakholly, is posted to Palamow, in Lohardnega.

Mr. C. F. Fabre-Tonnerre, Assistant Superintendent of Police, Dinagepore, is transferred to Rajshahye.

The 13th March 1877 .- Mr. D. Lucey. District Superintendent of Police, on leave, is

appointed to be District Superintendent of Police, Jessore.

Mr. J. B. Birch, Assistant Superintendent of Police, is posted to Sarun, with effect from the date on which he may be relieved of his present appointment as Officiating District Superintendent of Police, Jessore.

Mr. H. Bayley, Officiating Assistant Superintendent of Police, Sarnn, is transferred to Hazarecbagh.

Ecclesiastical.—The 6th March 1877.—The Reverend J. R. Baldwin is appointed to be Chaplain of Darjeeling, with effect from the date on which he joined that appointment.

The 12th March 1877.—The Revd. J. J. B. Coles, M.A., is appointed to act until further orders as Chaplain of Bankipore and Gulzar Bagh, with effect from the 19th February last, or any subsequent date.

REGISTRATION.—The 18th January 1877.—Baboo Behary Lal Chandra, Special Sub-Registrar of Furrecdpore, is allowed twenty-one days' privilege leave from the 5th instant

Registrar of Furrecdpore, is allowed twenty-one days' privilege leave from the 5th instant.

The 12th March 1877.—Mr. W. N. Campbell, Officiating Assistant Commissioner,
Hazareebagh, is appointed to be also Sub-Registrar of that district with Sect from the
23rd January 1877, rice Mr. A. G. Wilson, retired.

Education.—The 9th March 1877.—Mr. W. T. Webb, M.A., Professor, Dacca College,

EDUCATION.—The 9th March 1877.—Mr. W. T. Webb, M.A., Professor, Dacca College, is appointed to act, until further rders, as Inspector of Schools, Eastern Circle, and in the Third Class of the Bengal Educational Service.

Mr. A. Ewbank, M.A., Principal, Dacca College, is appointed to act, until further orders, in the Second Class of the Bengal Educational Service, vice Mr. W. Robson.

Mr. G. Bellett, M.A., Principal, Berhampore College, is appointed to act as Inspector of Schools, Rajshahye Circle, during the absence, on leave, of Mr. C. B. Clarke, or until further orders.

Baboo Prosonno Coomer Surbadhicary, Principal, Sanskrit College, is appointed to act as Principal of the Berhampore College during the absence, on duty, of Mr. G. Bellett, or until further orders.

Pundit Mohesh Chunder Nyayaratna, Professor, Sanskrit College, is appointed to act as Principal of that Institution during the absence, on duty, of Baboo Prosonno Coomer Surbadhicary, or until further orders.

Baboo Bhudeb Mookerjee, Inspector of Schools, Behar Circle, is appointed to act, until further orders, in the First Class of the Bengal Educational Service, eice Mr. C. B. Clarke, on leave.

Mr. A. W. Garrett, B.A., Inspector of Schools, Presidency Circle, is appointed to act, until further orders, in the Second Class of the Bengal Educational Service, vice Baboo Bludeb Mookerjee.

The 12th March 1877.—Baboo Issar Chunder Bose, Head-Master of the Government School at Pabna, is appointed to be a member of, and secretary to, the District School Committee of Pabna, vice Baboo Chunder Nath Maira, transferred.

OPIUM.—The 9th March 1877.—Surgeon-Major T. W. Sheppard, Principal Assistant to Opium Agent. Benarcs, is allowed the usual subsidiary leave with effect from the 12th instant, or any subsequent date on which he may avail himself of it

Mr J. A. Flyter, Assistant Suh-Deputy Opium Agent, officiated as Sub-Deputy Opium Agent of Shahabad from the afternoon of the 29th December 1876 to the afternoon of the 30th January 1877.

The 12th March 1877 - Mr. G. R. Carter, Assistant Sub-Deputy Opinin Agent. Benares, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st April next, or any subsequent date on which he may avail himself of it.

MEDICAL.—The 7th March 1877.—The following gentlemen are appointed to be members of the Committee for the management of the charitable dispensary at Bassantpore, in the Purneal district:—

The Sub-divisional Officer

Buboo Chackradhur Prosad, Moonsif.

Sheik Mohnmmed Abdul Ghafur, Lakhirajdar.

Monlvi Abdul Majid, Sheristadar. Moonsii's Court.

, Mozuffer Hossein, Pleader. Baboo Kulanund Thukoor, Zemindar.

Sheik Azizur Rohoman, Patnidar.

Sheik Molammed Abdul Ghafur, Sccretary.

The 9th March 1877.—The subsidiary leave for thirty days granted to Surgeon-Major T. Duka, M.D., Officiating Civil Surgeon of Sarun, under orders of the 26th February 1877, published in the Calcutta Gazette of the 28th idem, commenced on the 25th February 1877, the date on which he made over charge of his duties to Dr. C. M. Russell.

Assistant Surgeon Doyal Kissen Ghose, in charge of the charitable dispensary at Sultangacha, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code.

Assistant Surgeon Batta Krishna Dutt, a Supernumerary at the Presidency, is appointed to have charge of the charitable dispensary at Sultangacha, in the district of Hooghly, during the absence on leave, of Assistant Surgeon Doyal Kissen Ghose, or until further orders.

Assistant Surgeon Chunder Coomer Gupta was in charge of the dispensary and subdivision of Sassecram from the forenoon of 5th September to the forenoon of 2nd November 1876.

The 12th March 1877.—Assistant Surgeon Heeralal Bose, a Supernumerary at the Presidency, is allowed leave up to the 9th February last under Section 1-5, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 13th December 1877.

Sanitation—The 10th March 1877.—Baboo Peary Mohun Mookerjee is appointed to be a member of the Committee to inquire into the obstructions to drainage in the districts around Calcutta in the place of Baboo Sheeb Chunder Deb, who is unable to serve.

Jails.—The 9th March 1877.—Mr. Chunder Nath Banerice, Deputy Magistrate and Deputy Collector, Mozufferpore, is appointed to act until further orders as Personal Assistant to the Inspector-General of Jails.

Economic Museum.—The 13th March 1877.—Mr. H. A. Cockerell, c.s., is appointed to be Chairman to the Central Committee of Management for the Calcutta Economic Museum, vice Mr. J. A. Crawford, resigned, with effect from the 3rd instant.

MUNICIPAL.—The 1st March 1877.—Baboo Chunder Narain Gupta is appointed to be Vice-Chairman of the Municipal Committee of Deoghur, in the Sonthal Perguanaha.

The 12th March 1877.—Baboo Prem Chand Bural is appointed to be a Municipal Commissioner for the town of Calcutta under Section 6 of Act IV (B.C.) of 1876.

ROAD CESS—The 18th March 1877.—The Senior Covenanted Officer under the Magistrate and Collector of Shahabad is appointed ex-officio to be Vice-Chairman of the District Road Coss Committee of Shahabad.

R. L. Mangles,

Offg. Secy. to the Goot. of Bengal.

[First Publication.]

NOTIFICATION.

The 13th March 1877.—The following Rules made by the Lieutenant-Governor of Bengal, with the previous sanction of the Governor-General in Council, under the Land Improvement Act, 1871, Section 18, are published for general information, in supersession of the rules formerly issued:—

Advances under these rules may be made from such sums as the Governor-General in Council may from time to time allot to the local Government, or as may be otherwise at its

disposal, for the purpose of such advances.

2. Applications for advances under the Act shall be made in writing. They shall be presented to the Collector of the district, to the Assistant Collector in charge of the subdivision, or to the tehsildar in charge of the tehsil in which the land to be improved is situated.

The personal attendance of the applicant is not necessary.

3. The application shall state-

(i) The name, caste, parentage, profession, and residence of the applicant.

(2) The amount of the advance applied for.

3) The nature and description of the work for which the advance is required.

(4) The security offered for the repayment of the advance.

In the case of an application for an advance exceeding Rs. 1,000, the application shall further state—

- (5) Whether the applicant proposes to supplement the advance by any private capital; and if so, to what extent.
- 6) The estimated total cost of the proposed work, and the probable period that

will be occupied in its construction.

- (7) The village and local revenue sub-division in which the laad to be benefited is situated; the position, character, and area of such land; and should it consist, in part or wholly, of numbered and measured fields or plots, the numbers of the same.
- (8) The applicant's rights or interests in the land to be benefited, and in any other land offered as scenity for repayment of the advance, and whether there are any, and if so what, incumbrances ou such rights or interests.

(9) The advantages expected to result from the work.

- (10) The manner and extent to which the proposed work will affect (favourably or injuriously) adjoining or other lands.
- (11) The amount and number of the instalments by which the advance is to be repaid, principal and interest, and the dates on which these instalments are to be paid.
- 4. When the application is for an advance not exceeding Rs. 1,000, the officer to whom it is presented shall ascertain, so far as may be possible from the oral statements of the applicant, or otherwise, the particulars numbered (5) to (11) above. These particulars shall be recorded on, or on a paper to be attached to, the application, and shall be signed by the officer, read over to the applicant, and acknowledged by him to be correct.

5. If the application be for a sum exceeding Rs. 1,000, and it be found to have omitted any of the particulars required by rule 3, the officer receiving it may either return it for correction, or, at his discretion, proceed as required by rule 4 in the case of applications for

sums not exceeding Rs. 1,000.

6. The statements under head (8) of the heads mentioned in rule 3, whether contained in the application, or recorded under Rule 5, shall at once be tested, as far as may be possible, by reference to such records bearing upon them as may be accessible to the officer to whom the application is made.

7. If the officer receiving the application be not authorized by the local Government under Section 3 of the Land Improvement Act to exercise the powers of a Collector under the Act, he shall forward the application to the Collector of the district, who shall either

dispose of it himself, or refer it to an authorized officer for disposal.

8. If the Collector, or other such authorized officer as aforesaid (hereinafter called "the Collector") considers that there is primd facie reason to believe that the application should be granted, he shall cause it to be entered in the register of applications, and shall order a local inquiry to be made. If he is of opinion that the application should not be granted, he shall reject it.

granted, he shall reject it.

9. There shall be a local inquiry in every case. It shall be conducted by such persons and according to such rules as the local Government may from time to time prescribe, and shall be directed to testing and verifying the statements required by rule 3 to be entered in the application, or by rule 4 to be recorded by the officer receiving the application.

If the officer, receiving the application has been unable, in his examination of the applicant under rule 4, to obtain information under any of the headings (5) to (11) of rule 8,

the omission shall be supplied by the person making the local inquiry.

10. When the work to be undertaken will cost more than Rs. 5,000, and is one requiring professional skill, the applicant shall be required to submit to the officer making the local inquiry an accurate plan, specification, and estimate. If the applicant is unable to furnish such a plan, estimate, or specification, the Collector may cause them to be prepared

on behalf of the applicant, first requiring him to deposit such sum of money as may, in the apinion of the Collector, be sufficient to cover the cost, or, if he think fit, calling upon him

to give security for the repayment of the same

11. On the completion of the inquiry, the officer by whom it was made shall forward to the Collector the whole of the papers connected therewith, together with his own opinion and recommendation. If the Collector, on receipt of the papers, thinks further inquiry necessary, he may either make such inquiry himself or remaind the case to the official who made the first inquiry, or transfer ic to any other official authorized to conduct such inquiries, for the purpose of a further investigation being made.

12. If on a review of the local inquiry the Collector is satisfied that the advance may be properly made, or that a less sum than that asked for may properly be granted, he shall record a decision to that effect. On recording such decision, the Collector may, if the amount of the advance to be made does not exceed Rs. 1,000, at once grant a certificate for

the advance under section 14 of the Act.

- 13. If the amount of the advance exceeds Rs. 1,000, the Collector shall report his decision to the Commissioner. If the advance does not exceed Rs. 2,500, it may be sanctioned by the Commissioner. If it exceeds that amount, it shall be reported to the Board of Revenue, who may grant it if it does not exceed Rs. 5,000. Advances of sums above Rs. 5,000 require the sanction of the local Government, and of sums above Rs. 10,000 that of the Government of India. The Collector, Commissioner, Board of Revenue, or local Government, may, on perusal of the records of the local inquiry, if they think that the advance should not be granted, refuse to grant it. or may order further inquiry, if they think fit to do so. On receipt of the orders of the authority competent to grant the advance, the Collector shall issue a certificate for the amount if it he ordered to be granted.
- 14. When the Collector rejects the application for an advance, his decision shall be subject to appeal to the Commissioner, who may, if the amount he within his competence to grant disallow the rejection and direct the Collector to grant a certificate. If the amount be beyond his competence to grant, he shall report the case for the orders of the authority competent to grant it. Decisions by Commissioners rejecting applications shall similarly be open to appeal by the Board of Revenue, and those of the Board of Revenue by the local Government.

(5. It shall be competent to the Commissioner, the Board of Revenue, or the local Government, to call for the record in any case, and to pass such orders thereon as may be

within their competence, respectively.

- 16. When the advance applied for does not exceed Rs. 1,000, no charge shall be made for serving such notices as it may be necessary to serve under sections 7 and 11 of the Act. When the advance applied for exceeds Rs. 1,000, but does not exceed Rs. 5,000, the serving of any notice which it may be necessary to serve shall be paid for by the applicant at a rate not exceeding half the rate required for the service of a notice by a revenue court in the district in which the land is situate. When the advance applied for exceeds Rs. 5,000, the rate shall be that fixed for serving a notice by a revenue court in the district in which the land is situate.
- 17. When a certificate is granted, it shall be endorsed by the applicant to the effect that he has understood and agreed to all the terms, and it shall be signed by him in the presence of, and shall be attested by two witnesses. If any property other than the property of the applicant is pledged or mortgaged as security for the repayment of the advance, the certificate shall be similarly endorsed signed, and attested by the surctics and witnesses; and if the applicant is a tenant who cannot furnish security of the nature referred to in section 7 of the Act, the certificate shall be agreed by his landlord and attested by two witnesses other than the landlord.

18. The certificate shall be retained in the office of the Collector; one copy shall be given to the applicant, and when advances are made payable at any tehsil, or other subor-

dinate district treasury, a copy of such certificate shall be sent to such treasury.

19. Except with the special sanction of the local Government, no advance of any sum not exceeding Rs. 500 shall be made, unless it be repayable with interest within seven years from the date on which the advance is made; and no advance exceeding Rs. 500 shall be made without such sanction unless it be repayable within 12 years from such date. If in any case the proposed period of repayment exceeds 20 years from such date, the sanction of the Government of India to the proposed advance must be obtained.

20. The interest charged on advances shall for the present be 61 per cent per annum.

21. The local Government may, subject to the provisions of rule 20, make rules for the repayment of advance- with interest, and for regulating the instalments by which advances may be repaid, and the place and time of repayment. Any person wishing to repay the advance received by him, or instalments of it, at an earlier date than that fixed in the certificate, may do so with the permission of the Collector.

22. All payments shall be made at the office of the officer in whose sub-division the land to be improved is situated. Such officer shall keep a register of advances and repayments in such form as the local Government may from time to time prescribe for that

purpose.

23. Instalments may be suspended by order of the Commissioner for any reason that would justify suspension of the revenue demand. The Commissioner shall report the suspension to the Board of Revenue, who may pass such orders in the case as shall seem proper.

24. No project shall be divided. After an advance has been sanctioned, and the whole, or part thereof, expended, a second advance shall not be made without the sanction of the local (inversion).

25 No advance shall be made unless the value of the security offered exceeds by at

least one-fourth the amount of the advance.

26. Subject to the orders of the local Government, the Collector shall make provision for the proper inspection of works in course of construction for which advances have been made, and for ascertaining and securing that such advances are duly applied to the purpose for which they were made.

27. The works and any accounts kept of the disbursements upon them shall be at all times open to the inspection of the Collector, or other person authorized by him in that behalf.

28. In the case of advances exceeding Rs. 5,000, accounts shall be kept by the recipient of the advance in any form that the Collector may, with the sauction of superior

authority, prescribe.

- 29. If at any time the Collector is satisfied that any person who has received an advance has failed to perform any of the conditions under which it was made, he may, after recording in writing the grounds for the decision he has arrived at, and subject to the control of the superior revenue authorities, proceed to recover from such person, or from any security of such person, under the provisions of the Act, any sums which remain due, together with any interest payable thereon.
- 30. All works for which advances are made in a lump sum shall be inspected and reported on as soon as possible after the date on which their completion was directed in the certificate. All works for which advances are made by instalments shall be inspected and reported on before each instalment subsequent to the first is paid.

31. No advances shall be given-

- (1) To any landowner who is in arrears for the land revenue, or for any advance under the Act.
- (2) To any tenant who is in arrears for rent, or for any advance under the Act.
 H. J. Reynolds,
 Offg. Secy. to the Govt. of Bengal.

[Second Publication]

NOTIFICATION.

The 3rd March 1877.—It is notified for general information that under Section 18 of Act VI of 1871 (the Bengal Civil Courts' Act), the Lieutenant-Governor of Bengal is pleased to sanction the following rearrangement of the moonsifee jurisdictions in the district of Brerhhoom, with effect from the 1st April 1877.

District.	Moonsifees	Head-quarters of Moonsifs.	Thums	boundaries
tice bloom.	1 Sudder 2. Doobrajpere . 1. a. Bulpore 4. Monroswar	Soory 2 2 2 3 1 2 2 2 3 3 3 3 3 3 3	Scory Nagore (or Rajnagur). Dochrajpore. Bulpore (tormerly Kusbah). Sakoolipore. Moureswar (or Mollisaer). Burwa. Labpore.	The district and thans boundaries were declared by the notification of 29th January 1877 (Catcatta Gazette of 31st January 1877, Part 1, pages 144-48).

H. J. REYNOLDS, Offg. Secy. to the Gort. of Bengal.

[Second Publication.] NOTIFICATION.

Under Section XXV of the Chota Nagpore Tenures' Act (Act II B.C. of 1869.)

The 5th March 1877.—It is hereby notified that the registers of bhuirhari and other tennes in the villages belonging to the marginally named pergunnah Khukhra, Parl VI. 50 villages.

Act 11 (B.C.) of 1869, having been finally revised and corrected in accordance with the decisions and orders of the Special Commissioner and the Commissioner of the Division under the aforesaid Act, have been confirmed by the Commissioner of the Division on the 26th February 1877

2. It is further declared, agreeably to the provisious of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the Division notified above, having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register arc of bhuinhari or manihus tenure.

H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

ROAD CESS NOTIFICATION.

DISTRICT OF BERRHOOM.

The 5th March 1877.—It is notified, under Section 75 of Act X (B.C.) of 4871 (the District Road Cess Act), that the Road Cess Committee of the district of Beerbhoom have, under Section 74 of the Act, determined to levy the cesses under that Act for the current cess year running from 1st October 1876 to 30th September 1877 at the following rates, being the maximum rates, and the said rates are published accordingly:—

- I. Six pies, or two pice, on every rupce of the annual value of lands under Part II of the Act.
- 11. The following rates on non-agricultural houses and shops estimated to be of the present value of—

1 sarty Case.										
							Rs.	A.	P.	•
Not less than	Rs. 10	0, but	less than	Rs.	500		1	0	O	
,,	50	*	**		1,000		3	0	0	
33	1,00	•	"		2,000		.1			
**		() and	upwards	, Rs.	3 for ever	y Rs.	1,00	U d	or part	thereof
of the estimated present	value.									

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee.

H. J. REYNOLDS, Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

No. 986.

GOVERNMENT OF INDIA,-FINANCIAL DEPARTMENT.-ACCOUNTS.

Fort William, the 21st February 1877.

READ-

A letter from the Government of Madras, No. 1619, dated 5th September 1876, forwarding the Administration Report of the Stationery Department for the year 1875-76.

Read also the following papers having reference to an inquiry whether stationery should be supplied free of cost to the Local Funds Boards in the Madras Presidency:—

Letter to the Government of Madras, No. 2919, dated 5th December 1876.
Ditto from ditto ditto, No. 2394, dated 20th December 1876.
Endorsement to Comptroller-General, No. 356, dated 19th January 1877.

Letter from ditto ditto, No. 1487, dated 5th February 1877.

Kead again-

Letter to Comptroller-General, No. 1947, dated 19th March 1872 (Account Proceedings, March 1872 Nos. 38 to 41).

RESOLUTION.—In the letter to the Comptroller-General, dated 19th March 1872, it was stated that the cost of stationery supplied to officers and departments that are paid from Provincial and Local Funds need not be recovered from those finds to credit of Imperial Revenue. These instructions were not sufficiently gnarded, inasmuch as it was not intended to supply stationery free of cost to the Local Funds Boards created subsequent to 1870-71. The Governor-General in Council is accordingly passed to declare, in modification of the instructions of 1872, that stationery shall be supplied free to Provincial Services, and to those Local Funds only which, under the practice prevailing in 1870-71, were supplied without charge from the district indents.

ORDERED that the foregoing Resolution be communicated to the several Local Governments, to the Comptroller-General, and the several Accountants-General and Deputy Accountants-General in independent charge.

R. H. Hollingbray,
Asst. Secy. to the Government of India.
H. J. S. Cotton,
Junior Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for repsirs at the 11th mile of the road from Chandrakona to Ghattal, in the villages of Diasya and Tulasichuck, pergunnah Chandrakona, zillah Midnapore, it is hereby declared that for the above purpose three strips of land of the average breadth of 48 feet, and

measuring, more or less, 12 beeghas 11 cottahs 11 chittacks of standard measurement, are required within the aforesaid villages of Diasya and Tulasichuck. The boundaries of the above strips are as follow:—

Boundary of Strip No. 1.

North .- Burdwan road.

East .- Paddy-lands of the late Kali Prosad Roy of Goldanga.

South.—The long strip of roadside land down the slope of the road from Ghattal to Chandrakona.

West .- Debottor land of Thakur Raghu Nath Jeu (Shebaet Ram Das Mohanta).

Boundary of Strip No. 2.

North.—The long strip of roadside land down the slope of the road from Chandrakena to Ghattal.

East.—Paddy-land of the late Kali Prosad Roy of Goldanga.

South.—Debottor lauds of Thakur Raghu Nath Jeu (Shehaet Ram Das Mohanta) and Shibottor lands of mouzah Bhownipore under the charge of zemindar Baboo Joy Kissen Mookerjee of Utterparah.

West .- Burdwan road.

Boundary of Strip No. 3.

North.—The strip of roadside land down the slope of the road from Ghattal to Chandrakona.

East.—The drainage khal or the Holar-khal of the zemindar Baboo Joy Kissen Mookerjee.

South.—Paddy-land of Raghu Nath Jeu, Thakur Shehaet Ram Das Mohanta, paikan land of the late Kali Prosad Roy of Goldanga, and paddy-land (mal) of Joy Kissen Mookerjee.

West.—Mal land of zemindar Bahoo Joy Kissen Mookerjee.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

II. J., REYNOLDS,

Offg. Secy. to the Gort, of Bengal.

[Second Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for making a diviation line of road in the villages of Khoykhally and Salooah, in the subdivision of Dum-Dum, pergunnah Calcutta, zillah 24-Pergunnahs, it is hereby declared that for the above purpose 16 pieces of land measuring, more or less, 6 beeghas 3 cottahs and 1 chittack of standard measurement, bounded as noted below, are required in the aforesaid villages of Khoykhally and Salooah:—

- Plot No. 1.—Measuring 1 cottan 6 chittacks and 10 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by Khoykhally kutcha main road; and cast by mal land of Santiram Ghose and Ram Comul Hazrah.
- Plot No. 2.—Messuring 1 cottals 11 chittacks and 25 square feet, situated at Khoykhally, bounded on the north by mal land belonging to Santiram Ghose, Ram Comul Hazrah, and Ram Comul Hazrah; west and cast by mal lands of Raj Chunder Soor.

Plot No. 3.—Measuring 14 cottahs 7 chittacks and 25 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by mal land of Santiram Ghose and Ram Comul Hazrah; and east by mal land of Pranuauth Sirear.

Plot No. 4.—Measuring 1 cottah 5 chittacks and 35 square feet, situated at Khoykhally, bounded on the north by mal land of Prannauth Sircar; south and west by mal land of Raj Chunder Soor; and east by Raj Chunder Soor's rent-free land.

Plot No. 5.—Measuring 5 cottahs 6 chittacks and 30 square feet, situated at Khoykhally, bounded on the north and south by Raj Chunder Soor's rent-free land; west by mal land of Prannauth Sircar; and east by mal land of Schodely Roy and Nirtokally Burnoney

by mal land of Schodeb Roy and Nirtokally Burmoney.

Plot No. 6.—Measuring 17 cottabs 2 chittacks and 20 square feets situated at Salooah, bounded on the north by mal land c: Nirtokally Burmoney and Kristokissore Roy; south by mal land of Schodeb Roy and Nirtokally Burmoney; west by Raj Chunder Scor's rent-free land; and east by mal land of Oddoynarain Roy.

Plot No. 7.—Measuring 5 cottable 8 chittacks and 20 square feet, esituated at Salooah, bounded on the north by mal land of Oddoynarain and Kristokissore Roy; south by mal land of Oddoynarain Roy; west by mal land of Nirtokaily Burmoney and Sohodeb Roy; and east by mal land of Kristokissore Roy.

Plot No. 8.—Measuring 8 cottabs 15 chittacks and 15 square feet, situated at Salooah, bounded on the north by mul land of Kristokissore Roy; south by mal land of Nirtokally Burmoney; west by mal land of Oddoynarain Roy; and east by mal land of Shibkristo Roy.

Plot No. 9.—Measuring 4 cottabs 11 chittacks and 15 square feet, situated at Salooah, bounded on the north by mal land of Shibkristo Roy and Moonshee Golam Subdar and Brothers; south by mal land of Shibkristo Roy; west by mal land of Kristokissore Roy; and east by mal land of Moonshee Golam Subdar and Brothers.

Plot No. 10.—Measuring 17 cottahs 9 chittacks and 5 aquare feet, situated at Salooah, bounded on the north and south by mal lands of Moonshee Golam Subdar and Brothers; west hy mal land of Shibkristo Roy; and east by mal land of Kristokissore Roy.

Shibkristo Roy; and east by mal land of Kristokissore Roy.

Plot No. 11.—Measuring 6 cottabs and 30 square feet, situated at Salocab, bounded on the north by mal lands of Kristokissore and Shibkristo Roy; south by mal land of Kristokissore Roy; west by mal land of Moonshee Golam Subdar and Brothers; east by mal land of Shibkristo Roy.

Plot No. 12.—Measuring 2 cottabs and 8 chittacks, situated at Salooah, bounded on the north by mal land of Shibkristo Roy; south by mal land of Kristokissore Roy; west and cast by mal lands of Eristokissore Roy.

Plot No. 13.—Measuring 13 cottahs 6 chittacks, and 20 square feet, situated at Salooah, bounded on the north, cast, and south by mal lands of Kristokissore Roy; and west by mal land of Shibkristo Roy.

Plot No. 14.—Measuring 6 cottahs 7 chittacks and 15 square feet, situated at Salooah, bounded on the north, west, and south by mul lands of Kristokissore Roy; and east by mal land of Brojonarain Roy.

Plot No. 15.—Measuring 9 cottals 1 chittack and 25 square feet, situated at Salooah, bounded on the north, east, and south by mal lands of Brojonarain Roy; and west by mal land of Kristokissore Roy.

Plot No. 16.—Measuring 7 cottahs and 4 chittacks, situated at Salooah, bounded on the north, south, and west by mal lands of Brojonarain Roy; and east by Salooah kutcha main road.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

A plan of the land may be inspected at the Office of the Cantonment Magistrate of Dum-Dum.

11. J. REYNOLDS,

Offg. Secy. to the Govt of Bengal.

[Third Publication.] DECLARATION.

The 26th February 1877.—Whereas it appears to the Lientenant-Governor of Bengai that land is required to be taken by Government at the public expense for a public purpose, viz for station purpose of the East Indian Railway Company in the village of Amhajora, perguunah Silampore, zillah Burdwan, it is hereby declared that for the above purpose 2 pieces of land, A and D, together measuring, more or less, 3 beeghas 16 cottas 54 chittacks of standard measurement, bounded on the north by Gopal Samonta, Woomesh Chandra Adhiearry, Sreemanta Ghose, and Issar Chandra Chakravartty's land; on the south by East Indian Railway Company's land; on the east by Isan Chandra Chakravartty and Baikanta Sen's land; and on the west partly by Baikanta Sen and Gopal Samonta's land and partly

by public road, is required within the aforesaid village of Ambajora.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the (sout, of Bengal.

[Third Publication.] DECLARATION.

The 26th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz for a sudder distillery in the village of Kandirpar, pergunnah Meharkul, zillah Tipperah, it is hereby declared that for the above purpose a piece of land measuring, more or less, 2 beeghas 2 cottahs 13 gundas 3 cowries of standard measurement, bounded on the north by a municipal tank and by lands belonging to the Rajah of Hill Tipperah; south by Goluck Chandra and Madhub Chundra Chuckerhutty's bazyafti lakhiraj land; east by Goluck Chundra and Madhub Chundra Chuckerhutty's bazyafti land; and west by land belonging to the Rajah of Hill Tipperah, is required within the aforesaid village of Kandirpar. This plot of land is at present occupied by existing distillery buildings, and lies 84 to 884 feet north of a public road running east and west in Kandirpar.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYKOLDS.

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] DECLARATION.

The 26th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a post-office, about 5.280 feet to the south of the Chansa village and about 500 feet to the north of the Chansa Railway Station, pergunnah Chansa, zillah Shahahad, it is bereby declared that for the above purpose a piece of land measuring, more or less, 120 × 120 feet, that is, one beegha of standard measurement, bounded on the north by mango-trees belonging to Mahabir Teoari of Chansa; on the south by the public road leading from the Chansa village to the Chansa Railway Station, and an adjoining ditch belonging to Baboo Chandra Moban Siugh of Nahabatpore, pergunnah Chansa, and a row of trees belonging to the aforesaid Mahabir Teoari; on the east by a mango-tree belonging to Mahabir Teoari aforesaid, and adjoining land belonging to aforesaid Chander Mohan Singh; and on the west by a ditch belonging to Chansa.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern,

H. J. Reynolds.

Offg. Secy. to the Gort. of Bengala

[Third Publication.] DECLARATION.

The 26th February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that the land, particulars of which are subjoined, is required to be taken by Government at the public expense for a public purpose, viz. for a drainage channel, which has been already ent by the Eastern Bengal Railway Company near Arunghatta Railway Station, and in the villages of Khosalpore and Norainpore, pergunnah Mamjoani, zillah Nuddea, it is hereby declared that for the above purpose a piece of land measuring 85 beeghas 6 cottahs, more or less, is required.

It is bounded on the north by the railway bridge called Kulma Jorasanko, on the south by the Khosalpore khal, on the west by the lands of the villages Narainpore and Khosalpore, and on the east by railway B land and the lands of village Khosalpore.

This deciaration is made under Section 6 of Act X of 1870 to all whom it may concern.
H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 1326A.

The 1st March 1877.—Baloo Kali Kishore Ghose, Suh-Inspector of Schools, is appointed to be on Honorary Mugistrate in the district of Tipperah, and is vested with the powers of a Magistrate of the Third Class.

The 7th Murch 1877.—Babao Poorna Chunder Roy, who has under separate orders of this date been appointed to act as a Deputy Magistrate and Deputy Collector in Manbhoom,

is vested with the powers of a Magistrate of the Third Class.

The 9th March 1877.—Baboo Purno Chunder Roy, B.L., is appointed to act as First Moonsif of Noakholly, in the district of Tipperah, during the absence, on Icave, of Baboo Revati Churn Banerjee, or until further orders.

The 10th March 1877.—Baboo Benode Behary Mitter, B.L., is appointed temporarily

to act until further orders as Moousif of Kishnaghur, in the district of Nuddea.

The 12th March 1877.—Moulvi Imdad Ali, who has, under separate orders of this date, been appointed to act as a Sub-Deputy Collector at Jamooic, in Monghyr, is vested with the powers of a Magistrate of the Third Class.

Moulvi Nujimuddin Ahmed, who has, under separate orders of this date, been appointed to act as a Suh-Deputy Collector in Purncah, is vested with the powers of a Magistrate

of the Third Class.

Baboo Bani Madhub Mitter, n.L., Moonsif of Goalundo, in the district of Furreedpore, is appointed to act as Moonsif of Kishnaghur, in the district of Nuddea, during the absence, on duty, of Baboo Kristo Mohun Mookerjee, or until further orders, on being relieved of his present duties as Officiating Judge of the Small Cause Courts at Dacca and Moonsheegunge.

Baboo Kedar Nath Mozoomdar, Moonsif of Perozepore, in the district of Backergunge, is appointed to act as Moonsif of Goalundo, in the district of Furreedpore, during the absence, on duty, of Baboo Bani Madhub Mitter, or until further orders.

Baboo Okhoy Coomer Sen, B.L., is appointed to act as Moonsif of Perozepore during

the absence, on duty, of Bab to Kedarnath Mozoomdar, or until further orders.

Baboo Sharat Chundra Mookerjee, B.L., is appointed to officiate as Moonsif of Buxar, in the district of Shahabad; during the absence, on leave, of Moulvie Syed Emam Ally, or until further orders.

Baboo Premchaud Bural is appointed to be an Honorary Magistrate and Magistrate of Police in Calcutta under Section 22, Act IV (B.C.) of 1866. He is also appointed, under the provisions of Section 4, Act II of 1869, to act as a Justice of the Peace for the town of Calcutta.

The 13th March 1877.—The following Honorary Magistrates are appointed to be Magistrates of Police in Calcutta, under Section 22, Act IV (B.C.) of 1866:—

The Hon'ble Nawab Syed Asghur Ali Khan, c.s.r.

Mr. P. A. Cavorke.

Rajah Degumber Mitter, c.s.r.

Rajah Harendra Krishna, Bahadoor.

Mr. R. Harvey.

Baboo Khalatch Chundra Ghose.

Mr. J. B. Knight.

The Hon'ble Kristo Das Pal, Rai Bahadoor.

Baboo Omesh Chunder Dutt.

- ,, Protap Chuuder Ghose.
- " Ram Chunder Ghosal.
- ,, Roma Nath Law.
- " Tarini Churn Banerjee.

Mr. Frederick Frank Wyman.

Mr. J. B. Knight is appointed under the provisions of Section 4, Act II of 1869, to act as a Justice of the Peace for the Town of Calcutta.

Baboo Poresh Nath Banerjee, B.L., Officiating Judge of the Small Cause Courts at Dacca and Moonsheegunge, is allowed leave for one month, under the rules in Chapter VII of the Civil Leave Code.

R. L. MANGLES,
Offg. Secy. to the Govt. of Bengal.

ERRATUM.

The 6th March 1877.—In Notification of the 23rd November 1876, published in the Calcutta Gazette dated the 6th December, page 1467, appointing Commissioners for the several Municipalities in the Patna Division, for "Syed Mahomed" and "Takee Khan," read "Syed Muhomed Takee Khan."

R. L. Mangles,

Offg. Secy. to the Gort. of Bengal.

[First Publication.]

NOTIFICATION.

The 5th March 1877.—It is hereby notified that, under Section 68 of Act VI (B.C.) of 1870 (the Village Chowkidarce Act), the Lieutenant-Governor is pleased to extend the provisions of that Act to the district of Hooghly with effect from the 1st April 1877.

R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The Cth March 1877.—Under the provisions of Section 234 of the Bengal Municipal Act V (B.C.) of 1876, it is hereby notified that the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Madaripore, in the district of Furreedpore, at a meeting, to extend all the provisions of Part VII, Chapter 2 of the Act to the said Municipality.

R. L. MANOLES,

Offg. Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 8th March 1877.—It is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace which occur between zemindar Jagot Chunder Rakhit and his ryots of the villages of Kaliaish, Katgurh, and Maogyapara, in thana Satkania, in the Chittagong district, the Lieutenant-Governor has sanctioned the employment, for a period of six months, of an additional police force consisting of one head-constable and ten constables to be quartered in the said villages. The cost of the force, as noted below, will be assessed and levied from the inhabitants of the villages in proportion to their respective means:—

-					IVH.	A.	г.	
1	First grade head-constable at Rs.	25			25	Ú	0	
ĩ	First grade constable at Rs. 9				9	U	O	
2	Second grade constables ,, 8	•••		•••	16	0	0	
	Third ,, ,, ,, 7				21	0	0	
_	Fourth ,, ,, 6			•••	24	0	Q	
	Pension charge	•••		•••	11	14	Ü	
	Contingencies	•••		•••	9	8	0	
				•	116	6	0	
	Building (if necessary)	•••		•••	50	0	0	
			Total	•••	166	6	-õ	
								•

B. L. MANGLES, Offg. Secy. to the Govt. of Bengel.

[First Publication.]

NOTIFICATION.

		A. 0		
2 Cunstables at Rs. 8 each	10	O	U	
2 , at Rs. 7	14	0	0	
<u>-</u>	45	O	0	
Stationery	1	0	n	
Contingencies at 10 per cent Pension charges at 2 annas	. 4	19	0	
on the rapes	500	10	0	•
_	88	6	0	per month.

Clothing for one head-cor and four constables at 4 per aunum 6 10 8

The 12th March 1877 -It is hereby notified, under the provisions of Section 15 of Act V of 1861, that with a view to the preservation of the peace in the villages of Bhobanepore and Chandpore, in the jurisdiction of thans Nulchitti, in the Backergunge district, where a dispute still exists regarding the possession and rents of certain lands and tenures in pergunnah Havili Selimabad, the Lieutenant-Governor has sanctioned the employment, for a further period of two months, from 1st February to 31st March 1877, of the special police force consisting of one head-constable and four constables quartered at those villages under Government order No. 1048, of 20th March last. The charges specified in the margin will be levied as heretofore from the villagers. R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 3rd March 1877.-In continuation of the Notification of Government, dated the 10th April 1876, published at page 396 of the Calcutta Gazette of the 19th idem, the Lieutenaut-Governor is pleased to appoint Mr. W. H. Page, Joint-Magistrate of Nuddea, to be a Commissioner of the Kishnaghur Municipality in the place of Mr. D. B. Allen.

R. L. MANGLES, Offg. Secy. to the Gort. of Bengal.

[Second Publication.]

NOTIFICATION.

The 3rd March 1877.—In supersession of all previous notifications, it is hereby notified for general information that, under sections 15 and 17 of Act V (B.C.) of 1876, the Licutenant-Governor is pleased to appoint the under-mentioned gentlemen to be Commissioners of the several municipalities specified hereunder in the districts of the Presidency Division:-

For the North Suburban Municipality.

The District Superintendent of Police, 24-Pergunnahs, for the time being (ex-officio).

Baboo Prosono Coomar Banerjee of Baranaggur.

- Prosono Coomar Banerjee of Arrea-
- Shumbhoo Chunder Mookerjee.

Bahoo Sharoda Prosad Banerjee.

- Mohendro Nath Gangooly. ,,
- Sree Nuth Singhi. 19 Nimchand Moitra. ,,
- Boiennt Nath Chuckerbutty. " Omesh Chunder Mookerjee.
- Mohadeb Ghosal.

For the South Suburban Municipality.

The District Superintendent of Police, Baboo Tara Coomar Rai Chowdhery. 24-Pergunuahs, for the time being (ex-officio).

Revd. Taraprosad Chatterjee. Baboo Umbica Churn Rai.

- Becharam Chatterjee. Nilmoney Mookerjee.
- Protab Chunder Ghose.

- - Shushi Bhusun Banerjee. "
 - Jadhub Chunder Ghose. ,,
 - Keshub Chunder Ghose. * *
 - Tarini Churn Paul. 33 Koilas Chunder Ghose.
 - Punchanun Banerjee. 33

For the Rajpore Municipality. The District Superintendent of Police, Baboo Chirunjib Mookerjee. 24-Pergunnahs, for the time being (ex-officio).

Baboo Nobiu Chunder Ghose, Rajpore.

- Upendro Nath Moitra.
- Kali Dass Bose.
- Mohendro Nath Rai Chowdhery.

- Nobin Chunder Ghose of Harinavi.
- Gyun Chunder Bhattacharjee.
- Surendro Nath Ghose. " Jogodish Bhattacharjee.

Pundit Annunda Chundra Shiramony.

Baboo Annadaprosad Moitra.

For the Barripore Municipality.

Baboo Prosono Coomar Banerjee.

- Tara Churn Banerjee.
- Debendro Coomar Rai Chowdhery. ,,
- Khettra Mohun Rai Chowdhery.
- Umbica Chura Boss.

Baboo Bussunt Coomar Rai Chowdhery. " Deb Narain Dutt. Revd. W. Drew.

Baboo Mohesh Chunder Ghose, Medical Practitioner.

For the Joynuggur Municipality. Baboo Haranund Bhattacharjee. Baboo Russick Mohun Banerjee. " Modon Mohun Mittra. " Horo Dass Dutt. Nilruttun Mittra. Ramtrahi Chuckerbutty. " Annada Chunder Ghose. Hem Nath Mittra. Hem Nath Dutt. Radha Ramon Mittra. ,, Kali Nath Dutt. Jogendro Nath Mookerjee. For the Bagjullah Municipality Dr. B. B. Connolly, Station Staff Surgeon, : Baboo Bani Madhub Sen. Dum-Dum. Radha Madhub Sircar. Baboo Boistub Churn Guha. Haji Abdool Guffoor Khan. For the Kadihalty Municipality. Dr. B. B. Connolly, Station Staff Surgeon, Baboo Rajcoomar Banerjee. Dum-Dum. " Nobin Chunder Banerjee. Baboo Preonath Banerjee. Kali Dass Dutta. ,, Radhamadhub Sircar. " Gonesham Banerjee. For the Baraset Municipality. Baboo Khetter Mohun Chatterjee. Moonshee Abdool Hadi. Amrito Lal Bose. Bahoo Kali Das Bhattacharjee. " Bhootnath Mookerjee. Gouri Sunker Ghosal. ,, Hurri Nath Sen. Russick Lal Bancrice. ,, Umesh Chunder Mittra. Peary Mohun Banerjee. ٠, Grish Chunder Sen. Koylas Chunder Chatterjee. For the Nyehatty Municipality. . Baboo Gopal Krisus Sen. Baboo Poornoo Chunder Chatterjee. ,, Gopal Chunder Banerjee. " Tarini Churn Sirear. " Hem Chunder Chatterjee. Jadhub Chunder Gangooly. Gopal Chunder Mittra. Gopal Chunder Mozoomdar. Grish Chunder Roy. ,, Poran Chunder Thakoor. 91 Srish Chunder Rai. Bhootnath Hur. For the Vebhatta Municipality. Baboo Peari Mohun Rai Chowdhery. Baboo Preo Nath Sircar. " Srikant Bose. Ramtarun Banerjee. " Judo Nath Ghose. " Poorna Chundra Rai. Russick Chunder Ghose. Boikunta Nath Mozoomdar. Govind Chunder Dutt. For the Chanduria Municipality. Baboo Kedar Nath Panday. Baboo Dwarka Nath Missir. , Keshub Chunder Chuckerbutty. Huri Prosono Rai. Sharoda Prosono Rai. For the Satkhera Municipality. Bahoo Prosono Chunder Ghose, Police : Bahoo Sharoda Churn Banerice. " Giridhari Sırcar. " Bukshakhan Chowdhery. Inspector. Gopal Chunder Mookerjee. Abdool Rohoman. Borodakant Banerjee. For the Kalarona Municipality. Baboo Chunderkant Banerjee. Baboo Raj Coomar Ghove. " Boikunt Nath Set. ., Nrita Gopal Mookerjee. ,, Russick Lal Brohmo. Jossemuddin Sirdar. For the Kaltigunge Municipality. Baboo Soorjo Coomar Ghose. Baboo Doorgapodo Bancrjee. Prancally Chatterjee. " Shyama Churn Chundra. " Utumkristo Vunjo. Kedar Nath Mookerjee. ,. Hurrish Chunder Ghose. Ramtarun Banerjec. For the Takee Municipality. Baboo Gyanundro Rai Chowdhery. Baboo Raj Mohun Roy Chowdhery. " Motty Lal Sircar. " Fakir Chand Ghose. ,, Radha Maduh Bose. ,, Jogodish Chunder Bose. ,, ,, Boikunt Nath Ghose. Stidhur Rai. Russick Lat Bose. Preo Nath Rai Chowdhery. " Kali Prosono Rai. Bunkoo Behary Rai.

Rai Gyanendro Nath Chowdhery.

For the Baduria Municipality.

Baboo Mohesh Chundra Chundra, Sub- | Baboo Omesh Chunder Nag Chowdhery. Inspector of Police, Baduria.

Nundo Coomar Bose.

Upendro Nath Rai Chowdhery. ,, Rajendro Nath Rai Chowdhery.

Ram Narain Bhuttacharjee.

Giridhur Mookerjee.

Deno Nath Bhattacharjee.

Bunka Behary Ghose. "

Ramtarun Nag Chowdhery.

For the Goberdangah Municipality.

Bahoo Grish Chunder Bose.

Baui Madbub Chatterjee.

Uma Churn Dutt.

Troilukotarun Chowdhery.

Baboo Lukhun Chunder Ansh.

Kedar Nath Pal. ,,

Khetter Mohun Dutt.

" Bessessur Banerjee.

For the Buseerhat Municipality.

Baboo Saroda Churn Chowdbery.

Umesh Chunder Chnekerbutty.

Judu Nath Bose.

Kuran Chundra Doss.

Jogendro Nath Moitra.

Baboo Kali Nath Bhattacharjee.

Moulvi Rohul Kurdas.

Baboo Chunder Coomar Mookerjee.

Kalibur Sing. "

Rashmohun Bose. ,,

For the Augurparah Municipality.

Baboo Bunkoo Behary Chatterjee.

Modhu Sudun Gungooly.

Uma Churn Chatterjee.

Chunder Coomar Moitra.

Baboo Umbica Churn Mookerjee.

Guru Churn Bose. 23

Nil Madhub Chatterjee. "

Huri Kissen Sircar.

For the Nowabgunge Municipality.

Baboo Koilas Chander Rai Chowdhery.

Brindabun Chunder Dey.

Rum Dhun Sur.

"

Baboo Horro Lal Pal.

Gouri Sunker Dass.

Kedar Nath Banerjec. 12

For the Santipore Municipality.

Baboo Annudo Moi Moitra. Ohhoy Churn Bugchee.

Ram Kame Gossami.

Rum Gopal Gossami.

Mohesh Chunder Rai.

Rumgopal Mooushi.

Baboo Diu Doyal Promanick.

Modhu Sudun Promanick.

Kassee Chunder Banerjee. ,,

Sreeram Gangooly. "

Mohadeb Nundi. 13

Bissumbhur Bhattacharice. ,,

For the Ranaghat Municipality. Baboo Dwarks Nath Pal Chowdherv.

Keshub Chunder Pal Chowdhery.

Nogendro Nath Pal Chowdhery.

Radhu Moi Dey Chowdhery.

Rakhul Das Mutlick.

Baboo Bany Madhub Mookerjee.

Trilochun Bhattacharjee. "

Bhola Nath Mookerjee. "

Deno Nath Bosu. ,,

For the Kooshtea Municipality.

Dr. V. Richards, Civil Medical Officer. Baboo Dwarka Nath Moitra.

Devi Dass Bauerice.

Deno Noth Missir.

Bahoo Hurish Chunder Rai

Gopal Chunder Sanyal.

Dwarks Nath Pal. 13

Bani Chundra Biswas.

For the Coomarcolly Municipality.

Moulvie Gulam Kibriya, Sub-Registrar.

Bahoo Kristo Dhun Mozoomdar.

Ram Dhun Mozoomdar. Joy Gopal Mozoomdar.

,, Hori Nath Shaha. Baboo Doorga Churn Shaha.

Kristo Nath Kundu. ,,

Bissurup Chuckerbutty. ,, Dhununjoy Kurmoker.

For the Nuddea Municipality.

H. Savi, Esq.

Pundit Krisna Cant Shirorutua. Baboo Prankissen Bhattacharjee.

., Ram Mohun Bhattacharjee.

Jodn Nath Bhattacharjee.

Baboo Khettra Nath Bhattacharjee, Head

Pundit, Mission School. Joggobundho Banerjee, Teacher of the Mission School.

Tarini Churn Chatterjee, Peusioner.

Pundit Madhub Chunder Vidyarutua.

Baboo Shama Churn Bhattacharjee.

Tara Nath Mookerjee.

Upendro Lal Mookerjee.

Nilruttun Mookerjee.

Poresh Nath Mookerjee.

For the Beernaggur Municipality.
sacharjee. Baboo Ishau Chunder Banerjee.

Nreshinga Bhattacharjee. " Mohendro Nath Brohomochary.

Umbica Churn Saranggi.

For the Meherpore Municipality.

Baboo Brojo Coomar Mullick.

Govind Chunder Ghose.

Hurrish Chunder Nag.

Baboo Jodu Nath Mozoomdar.

Mokunda Chunder Sen, Native Doctor. ,,

Deno Nath Mookerjee.

For the Mohespore Municipality.

Baboo Jadoo Kant Rai Chowdhery.

Ajit Chunder Rai Chowdhery. Jugul Kissore Rai Chowdhery.

Protap Chunder Rai Chowdhery. Kumares Chunder Rai Chowdhery.

Moonshi Assuruddin Khan, Sub-Registrar.

Baboo Bipro Dass Rai Chowdhery, Zemindar.

Bama Churun Banerjee, Tenureholder.

Chunder Kant Chuckerbutty, Landholder.

For the Jessore Municipality.

H. Peterson, Esq , Assistant Magistrate. The District Superintendent of Police for

the time being (ex-officio).

The Executive Engineer, Presidency Division, for the time being (ex-officio).

Baboo Kaly Prosono Sircar, Deputy Magistrate.

Anunda Mohun Mozoomdar, Deputy Magistrate.

C. A. Bart, Esq.

Baboo Dukliina Prosad Bose.

Ram Dass Banerjee ,,

Umesh Chunder Ghose. ,,

Tariny Churn Chowdhery. ,,

Kali Nath Mookerjee. ,,

Prosono Coomar Dass. ,,

Peary Mohun Guho.

Jugnt Bundhu Bhadro, Head Master, Jessore Government Zillah School.

For the Kandi Municipality.

Baboo Gopee Kant Rai, Sub-Registrar.

Horry Narain Bancrice, Assistant Surgeon.

Norendro Narain Rai, Zemindar. "

Gobinda Soonder Trebady.

Jogendro Narain Rai, Zemindar. Horry Mohun Sing, BA., Head Master, Paikparah Rajah's School. ,,

Horry Narain Sing, Lakherajdar. "

Ram Chunder Ghose, ditto.

Gopee Kant Rai, Zemindar and Sub-Registrar.

Jogendra Mohun Sing, Zemindar.

Jogendra -Chunder Chatterjee, ,, Teacher.

Baboo Bhoobonesh Sing, Zemindar.

Horendro Narain Sing, ditto. Doorga Dass Banerjee, Talookdar.

Radha Madhuh Ghose, Zemindar. ,,

Prana Nath Mullick, Naib of Paikparah

Radhabullub Sing, Dewan of Paikparah

Bunka Behary Ghose, Teacher. 11

Koonjo Behary Ghose, Lakherajdar. "

Mohendro Narain Ghosal, Mohnrir.

Punchanun Mookerjee, Lakherajdar. ,,

For the Berhampore Municipality.

The Joint-Magistrate of Moorshedabad for

the time being (ex-officio).

The Executive Engineer, Nuddea Rivers Division, for the time being (ex-officio). Baboo Boida Nath Pauray, Head Clerk,

Judge's Court.

J. Perrin, Esq., Manager of Silk Factory of Messrs. Payne & Co.

Revd. S. J. Hills, Minister.

Baboo Deno Nath Gangooly, Government Pleader.

Rai Rajih Lochun Rai Bahadoor, Dewan of Moharance Surnomoye.

Baboo Boikunt Nath Seu, Pleader. Gopal Chunder Mookerjee, ditto. ,,

Motitall Banerjee, ditta. ,, Shama Churn Bhotto,

ditto. ,, Mohendro Nath Mookerjee, ditto. "

Radha Churn Sen. Zemindar. Ram Dass Sen, ditto. ,,

Radhica Churn Sen, ditto. ,,

Salgram Burmo, Merchant.

For the Jungipore Municipality.

The District Engineer for the time being (ex-officio).

Moulvie Abdool Wassy Ahamed, Sub-Deputy Collector.

Baboo Lokenath Mittra, Sub-Overseer, Department of Public Works.

C. H. Maseyk, Esq., Silk Merchant and Indigo Planter.

Baboo Krisna Bulluv Rai, Pleader.

Baboo Ram Doval Doss. Pleader. Jodu Nath Mookerjee, ditto.

Zemindar. Monmohun Sing, Jotedar. Issur Chunder Rai,

,, Rakhal Doss Boral, Zeminder. Mobabul Mondal, Silk Trader.

Sarif Moonshi, ditto. Baboo Vidya Nunda Bose, Scrishtadar.

Porcs Nath Doss, Mooktear.

For the City Moorshedabad Municipality.

The Agent to the Governor-General, Moorshedabad, for the time being iex-officio).

The Executive Engineer, Nuddea Rivers Division, for the time being (ex-officio).

J. A. Price, Esq., Assistant Engineer, De-partment of Public Works.

Baboo Bungshi Dhur Rai, Naib Dewan, Nizamut.

Haran Chunder Moitra, 2nd Master, Nisamut School. ,,

Okhoy Coomar Dey, Assistant Sur-

Baboo Ram Churn Mookerjee.

Roghu Nath Sing.

Dewan Mowlabux.

Baboo Gunga Das Rai.

Hunuman Dass.

Holash Chand Bathra, Merchant. "

Bhoodhi Sing.

Peari Lal Dutt.

Rai Megraj Kutari, Bahadoor. ,, Dhunput Sing, Bahadoor.

> R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[Second Publication.] NOTIFICATION.

The 1st March 1877.—It is hereby notified for general information that the provisions of Act XXXI of 1860 (relating to the manufacture, importation, and sale of arms and ammunition, and for regulating the right to keep and use the same, and to give power of disarming

Bections 2 to 4, Act XXXI, 1860. Nactions 5 to 16, Act XXXI, 1860. Sections 17 to 19, Act XXXI, 1860. Sections 26 to 30, Act XXXI, 1869.

medified by sections 2 and 8 of Act

certain cases), as continued in force and amended by Act VI of 1866 (the Arms'

Act Continuance Act), are in force throughout the territories subject to the control of the Lieutenant-Governor of Bengal.

2. The powers of seizure, search, and argest in certain cases, as laid down in sections 20, 25, and 31, Act XXXI, 1860, are still possessed by the persons who have been vested with these powers by the law.

The following revised rules have been prescribed under the Act for the importation, transhipment, inland transport, and exportation of arms and ammunition, for the grant of licenses for earrying arms, and for the manufacture and sale of arms and ammunition in Bengal:

- Under the provisions of section 17 of Act XXX1 of 1860, the importation from any place not in British India of all cannon, howitzers, mortars, arms, percussion-caps, sulphur, saltpetre, gunpowder, and other amunation into the territories under the Lieutenant-Governor of Bengal, is prohibited, unless covered by a license or pass.
- Licenses to import arms and ammunition into the Lower Provinces of Bengal by land may be granted by the Secretary to the Government of India, Foreign Department, or hy the Secretary to the Government of Bengal in the Judicial Department. Calentta is the only port in the Lower Provinces where importation by sea is permitted. Persons desirons of importing arms, &c., by sea into Calcutta, or into any of the districts of Lower Bengal, must apply for a liceuse to the Commissioner of Police at Calcutta. This officer is also authorized to grant licenses for importation through the Port of Calcutta into districts of British India under other Local Governments and Administrations. Applications for a license to import arms must be made in writing, and must contain full information on the following points:-

1st.—Purpose for which required.

2nd.—Probable cost of each weapon. 3rd.—Place at which the goods will be im-

4th.—District in which the arms and ammunition are to be used, kept, or sold.

- The Commissioner of Police, on receipt of applications in the prescribed form, is authorized to grant licenses according to Form A, at his discretion, for the importation of arms and, in reasonable quantities, of animunition. His proceedings will be subject to the general control and direction of the Government of Bengal.
- 6. Licenses for the importation of fire-arms will not be granted by the Commissioner of Police unless he is satisfied that the weapons are required for bond fide sporting purposes. When doubt, shall detain the arms a houses are granted, he should fix a period, not for the orders of Government.

exceeding three months, within which the license must be used, and after which its authority will cease. A fresh license must be taken out for each separate importation.

7. Any considerable importation of arms will require special explanation and guarantee that their use is to be inoffensive before a license is granted. The Commissioner of Police will not grant licenses for the importation of fire-arms in large quantities without reference to the Government of Bengal in the Judicial Department.

- 8. The granting of a license must depend upon the facts of each case, or upon the general complexion of the explanations obtained. Cheap guns may be imported in moderate quantities to wild districts, where they are required to keep down wihl beasts or to kill game; but in default of some such good and substantial motive for importing a large number of guns, the liceme should ordinarily be refused. Costly guus can be admitted with greater safety than cheap arms; for only the latter can be employed to any extent for military or aggressive purposes, while the former are nearly always used for sport. When arms are of a kind to raise suspicion that they may be possibly meant for warfare, or for illegal purposes, such as pistols, bayonets, or cheap guns, the Commissioner of Police must satisfy himself very earefully as to the object, reasons, and direction of import, before he admits them under lieeuse. He can do this by testing the references which the applicant may give, and by communicating with the Government of Beugal.
- 9. The Collector of Customs will not, except in the ease of European gentlemen importing a reasonable quantity for their private use, deliver any arms or ammunition unless protected by a pass from the Commissioner of Police at Calcutta. When persons, other than European gentlemen, desire to import fire-arms for their private use, they should be referred to the Commissioner of Police, who will grant a pass at his discretion : he need not, however, under the Act, require a liceuse to be taken if the quantity of arms imported is reasonable, and if intended for the importer's own private use.

10. A license used not be refused for all arms brought into the river, for the importation of which no previous permission has been obtained. When such arms are themselves of an unobjectionable character, the Commissioner of Police may grant for them the license in Form A and the Customs pass in Form B together, provided he is satisfied that there is no intention to evade the rules.

11. No license or pass will be granted for rifles of a military pattern, or of patterus easily convertible into military weapons, unless the consiguees produce specific orders from English gentlemen for the weapons.

12. The consignee, on arrival of the arms and ammunition, must produce his license to the Commissioner of Police at Calcutta, upon which he will receive from the said officer a pass in Form B for the delivery by the Customs authorities of such arms and ammunition as may be mentioned in the license.

13. The Collector of Customs will be responsible for seeing that the arms imported answer to the description given in the pass; and, in case of doubt, shall detain the arms and refer the point

- 14. Under the provisions of section 1, Act XVIII of 1841, the exportation of arms and ammunition from British India, whether by land or by sea, to places without British India, is prohibited, except under passes to be granted by the Secretary to the Government of India in the Foreign Department. This rule does not apply to sulphur and saltpetre, which are not included in the term "amminition." In the event of any necessity arising, the Government of India has power under section 23, Act VI of 1863, to restrict the trade in these articles.
- 15. Export passes are granted subject, as far as may be, to the rules for the transport of arms within British India; and wherever there is a Political Agent, Cantonment Magistrate, or other British official at the place of destination, the pass shall be delivered to him within six days of the arrival there of the articles covered by it, with a view to his satisfying himself that there is no deficiency, in the same manner as a Magistrate of a British district is required to do by the Iulaud Transport Rules prescribed below.

16. Under the provisions of section 6, Act VI of 1873, the transhipment of cannon and firearms, and parts of fire-arms, and of gun-powder and other ammunition, at any of the ports to which the Act extends, is prohibited, except under license from the officer charged to grant licenses of import into British India.

17. Under the provisions of section 22, Act XXXI of 1860, the Governor-General in Conneil has been pleased to prohibit the transport of firearms and parts of fire-arms, and military stores, lead, sulphur, gun-powder, and other ammunition from any place in British India within the jurisdiction of one Local Government or Administration to any place in British India within the jurisdiction of another Local Government or Administration except under the following rules and conditions.

18. Any person desirous of transporting any of the above-mentioned articles [except in reasonable quantities for his own private use; from Calcutta into the interior of British India beyond the territorial jurisdiction of the Lieutenant-Governor of Bengal must apply for a pass to the Commissioner of Police at Calcutta.

19. When a person is desirous of transporting any such articles from any place in the Lower Provinces of Bengal, other than Calcutta, to any place in British India within the territories of another Local Government or Administration, he must apply for a pass (which will be granted in Form C annexed) to the Scoretary to the Government of India in the Home Department, or to the Secretary to the Local Government of the territory out of which he desires to convey the articles, or to the Magistrate or Deputy Commissioner or other chief Executive Officer of the district out of which he desires to convey the articles, or to such other officer as the Government of India may have authorized by notification to grant such a pass.

20. The application must in either case be in writing; it must specify the town, station, or other place into which the articles are intended to be transported, and must contain full information as to the quantity, quality, and description of the articles, and the purpose for which they are respectively designed. Where the articles have

been imported from abroad, the license under which they have been imported must be appended.

21. It will be within the discretion of the officer authorised in this behalf to grant the pass if, from the information thus given and otherwise obtained, he considers that such pass may be safely granted. A register shall be kept of all passes so granted, and a copy of each pass shall be sent to the Magistrate of the district within which the place to which the articles are to be transported is

22. The articles covered by each pass shall be taken direct to the place of destination mentioned in the pass without being sold or made use

of at any intermediate place.

23. On the articles reaching their destination, the person in charge thereof must deliver the pass to the Magistrate of the district within six days. It will be the duty of that officer to satisfy himself that the articles transported correspond with the entries in the pass, and to see that any deficiency that may exist is satisfactorily accounted for. The pass shall then be endorsed and returned to the holder, if he may lawfully keep in his possession the articles of which it covers the transport.

24. The prohibition stated in paragraph 17 above does not extend to the transport of saltpetre, the only restriction placed on which is that it shall not be transported from any part of India to any port on the cast coast of the Bay of Bengal within the jurisdiction of the Chief Commissioner of British Burmah save under license from the said Chief Commissioner.

25. Under the provisions of section 22, Act XXXI of 1860, the Lientenant-Governor has been pleased to prohibit the transport of any fire-arms, or part of fire-arms, havonets, swords, daggers, spears, spear-heads, military stores, lead in the shape of shot or bullets, sulphur, gunpowder, and other amunnition from any one place to any other place within the Lower Province of Bengai except under the following rules and conditions.

26. If the arms and ammunition are to be transported from Calcutta to any of the districts under the Lieutenant-Governor of Bengal, the Commissioner of Police, at the time of granting the pass for delivery from the Custom House, will grant a pass in Form C for the transmission of the said goods to the place to which the importation is sanctioned in the license, and he will forward a copy of the pass to the Magistrate of the district in which the place is situated.

27. If the transport is not to be made under import pass, as in the preceding section, application for a pass must be made to the Commissioner of the Division where the place is situated into which it is proposed to transport the goods.

28. The provisions of Rules 20, 21 22, and 23 are applicable to all cases in which application is

made under Rules 26 and 27.

29. The following fees are to be charged for the issue of licenses and passes under the fore-

For each license in Form A for permission to import arms and ammunition

For each pass in Form B for the delivery of arms and ammunition from the Custom House For each transport pass in Form C...

Rs.

30. The foregoing rules do not apply to arms and ammunition transported by any person in amall quantities for his own private use, but a license or pass may be granted for such arms or ammunition at the discretion of the officer to whom the application is preferred.

81. Section 32 of Act XXXI of 1860, absolutely prohibiting the nossession of any arms or ammunition without a license, is not now in force in any district of Bengal, inasmuch as no district is at present disarmed under that section.

32. In districts and places not brought under the provisions of section 32 of the Arms' Act, persons are not absolutely prohibited from carrying arms without a license; but any person not exempted by section 27 from the provisions of the two previous sections is liable to be disarmed by any Magistrate or police officer under section 26 if, in the judgment of such Magistrate or police officer, it is dangerous to the public peace to allow such persons to go armed or to carry arms.

33. In the districts noted in the margin, the

All the districts of the Burdwan, Orissa, and Caola Nagpare Divisions, 24-Pergannalis Nuclios, and Jessore

in the Presidency Division.
Chumparan, Saran, Darbhunga, and Mozufferpore in the Patas

Rayshahye and Pubna in the Rayshahye and Cooch Betar Division. Maldah in the Chagulpore Divis

Government has not insisted on the people taking out licenses to own or carry arms. In these districts the local officers will refrain from enforcing the provisions of section 26 of Act

Magistrates

observe.

bound to insist on

licenses being taken

out before arms are

carried. They most

however,

XXXI of 1860, except in special cases, in which there are good grounds for believing that such a measure is necessary for the preservation of the public peace.

34. In the districts noted in the margin, the

All districts in the Dacet and Chittagong Divisions, Pozra, Rung-pore, Pinagepore, Julpigoree, and Daile-ling in the Rajshahye and Cooch Behar Division.

Oya, Patna, and Shahabad in the Palma Division

Moorshedalad in the Presidency

that they are not authorized to interfere with the mere possession of arms, if the possessor does not earry them or go armed. The license must be in Form D annexed.

- 35. Any person in the districts named in Rule 34, who is not exempted under section 27 of the Act, and who is desirons of obtaining a license to carry arms, shall make an application in writing to the Magistrate in charge of the district or subdivision in which he may be residing. The application must be on an 8-anna stamp, and contain the following particulars:-
 - Name and uddress of applicant.
 - Period for which the license is required (in no case to exceed one year from date).
 - For what purpose the arms are required, and the place wifere the applicant proposes to reside during the currency of the license.
 - (4) Description of arms for which a license is songht.
 - Whether the arms are to be carried only (5)by the applicant or by his followers: if the latter, the number and description of arms to he carried by each follower.
- 36. Some of the districts named in Rule 34 being situated on the frontier, the unrestricted right of possessing and carrying arms would afford facilities for selling them to the hostile

tribes on the border, out of whose hands it is of the greatest importance that arms and ammunition should be kept. In the other districts specified, the people are turbulent and prone to engage in affrays and riots, and it is necessary for this reason to place a check on the possession of arms by them.

37. The license given must be renewed year by year. The registration of these licenses will enable each Magistrate to ascertain the number of arms kept by the people in his jurisdiction.

38. Licenses to carry arms on a journey may be given to bond fide travellers in Form E by the Magistrate of the district or sub-division (and in Calcutta by the Commissioner of Police), provided that, save for special reasons, no such liceuse shall be current for more than a fortnight beyond the time required for the ordinary course of post between the place at which the license is granted and that to which the applicant is travelling.

39. The Magistrates should use caution in the issue of licenses to carry arms on a journey, and give them only if satisfied, on inquiry, that they can be safely granted. A register must be kept of all passes so granted, and a copy of such pass shall be sent to the Magistrate of the district to which the traveller is proceeding, in order that the Mugistrate may insist upon a license being

taken out there if necessary.

40. Besides such licenses, no passports or certificates or documents of any kind shall be granted by Magistrates or other authorities, Civil and Political, to any persons travelling or intending to travel in India, either in the territories subject to the Government of Her Majesty, or in Native States. Persons intending to travel from India to Foreign countries can, as heretofore, obtain passports on application to Government in the proper department.

41. As to the manufacture and sale of arms, Magistrates have under the Act complete power to grant licenses and recall them, and can therefore impose any condition they desire; for if the condition is not fulfilled, the Magistrate is empowered to rescind the license at the end of the year. In this way a limit can be placed upon the quantity of arms and ammunition which a manufacturer may dispose of under license; but ordinarily it will only be necessary for the police to keep themselves well informed as to his actual stock, and to take means for testing the correctness of the stock-book entries. No license is required for the sale and manufacture of fire-works.

42. Licenses to sell arms are, in the districts of Purneah, Dinagepore, Rungpore, Tipperah. Chittagong, Dacca, Backergunge, Mymensingh, Julpigerce, and Davjeeling, to be given only to those persons to whom a license to transport arms, &c., would be given by the Commissioner under Rule 27. Such licenses should be very charily given in those districts after reference to the Commissioner of the Division, and only at Sudder Stations, except in the district of Chittagong, where the Commissioner is specially authorized to grant such licenses to respectable men at the head-quarters of sub-divisions. Commissioners of Divisions are authorized to withdraw licenses from dealers in arms who may have their shops at places other than at the Sudder Station, and where no proper check can be exercised over the sales. The fee for a license to sell arms is ten rupees. Court fee labels are not to be used for the payment of stamp duty, which must be levied by means of stamps authorized under Act XVIII of 1869.

- 43. In districts where licenses are permitted to be given for the sale of arms and ammunition at the head-quarters of sub-divisions, the sub-divisional officer shall exercise a close and careful supervision over the transactions of the licensed dealers, and ahall submit periodical reports of all transactions for the information of the Commissioner of the Division. The sub-divisional officer is required to see that arms and ammunition are sold only to such persons as are known to be residents in the sub-division, and that all arms so sold are registered and produced when required for inspection.
- 44. Under sections 14 and 15 of the Act, the Lieutenant-Governor has authorized District and Assistant Superintendents of Police to enter the premises of persons licensed to manufacture or to deal in arms and ammunition, and to inspect the books kept by them in the course of their trade. Joint-Magistrates are empowered to inspect the books of the shops in the Sudder sub-division, and the officers in charge of other sub-divisions are also authorized to exercise the same power within their respective jurisdictions. The proper main-

tenance and inspection of these books, which are essential at all times to effective control over the traffic in arms, has become very much more important now that the checks on importation are likely to stimulate home manufacture.

45. As manufacturers cannot sell without their customers bringing themselves under the rules of inland transport in the process of taking away their purchases, Magistrates have a further

means of controlling their trade.

46. The licenses of all dealers in arms, &c., must contain a stipulation that they will abide hy the rules above laid down under penalty of forfeiting their license. They must also under-take to enter in their books, besides the purchaser's name, the name of his father (for native purchasers), his place of residence, and the police station within the jurisdiction of which he resides. Licenses granted under section 7 of the Act to sell arms should bear a note drawing attention to the necessity of the dealer's procuring also an import or transit pass, or both, before he can import or transport arms for sale. The licenses of dealers in Calcutta should contain a stipulation that they will sell to dealers residing out of Calcutta only when they produce a pass in Form C from the Commissioner of the Division where they reside, and that they will enter in their registers the particulars of each auch

FORM A.

FRE FINE RUPERS.

LICENSE for the Importation of Arms and Ammunition into the Port of granted by

Name and address of applicant.	Hearription of arms.	Number.	Description of ammu-		Purpose I-r which re- quired.	Yaluc.	Port in which to be landed.	Instrict and place to which to be conveyed after importa-	Hemanke
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FORM B.

FER ONE RUPER.

PASS for the Delivery of Arms and Ammunition by the Collector of Customs.

Name of Place of business	Date of page of	Description of arms.	Number.	Description of ammu- nition.	Quantity.	Ship by Which imported.	Arms, &c.,	License for importation by whom granted, and date thereof.	REMARES.
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FORM C.

FEE FIVE RUPEES.

PASS.	for	the	transit	of	Arms an	ud	Ammunition	from
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in the

Name of holder. Place of husinosa. Description of annual nosa. Description of annual nosa. Suppose the place of husinosa. Number.	REMARKS.

FORM D.

LICENSE to carry Arms, issued under Sections 28, 29, and 30 of Act XXXI of 1860.

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License by whom	Neppe of person granted, and name.	Villago.	· F. her station. District.	From white date to	Paste of the thorner water the mo-		REMARKS.
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FORM E.

LICENSE to carry Arms on a Journey, issued under Clause 4, Section 32 of Act XXXI of 1860

Twense by Dute of issue whom granted, of his one	Name of person to when period, and faller's name	Restores a control of the control of	District.	Route by which processing a mid-train is mad observed by the processing the forms of the forms o		KENALES
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N.B.—If the brenne is to have operation in any district or place disarmed under the provisions of section 32 of Act XXXI of 1860, the brenne must be counteragned by the Magnetrate of the district for which the because is issued.

FORM F.

STOCK BOOK to be kept by all persons licensed to manufacture or deal in Arms under Section 12, Act XXXI of 1860 (Arms' Act).

Date Stock book No.	I t t W	_	ARTICLE.	_	Whether purchased	If imported direct, If purel number and date from w of Forms A and B and dat and name of ship.		
	Nature.	Description.	Quantity.	Whether purchased or imported direct.	of Forms A and B and name of ship.	and date of purchase.		
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FORM G.

SALE BOOK to be kept by all persons licensed to manufacture or deal in Arms under Section 14, Act XXXI of 1860.

[1	ý.	1	ABTICLES SOLD.		-		
Inch of zide.	State has	Nature.	Description.	Quantity.	Prave.	Name of purchaser.	Residence of purchaser.
	Section Register No. 1.	Specification of arms or sometimes to a which the rain, rile sword, caps, gunpowder, &c.	Dutinguishne marks, maker's name, &c., &c.			Father's name also, if pur- classed by a native.	If in a town, give street and number; if in direct, name of village, police thans, pergunnah, and zillah.
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FORM II.

(ON STAMP PAPER OF THE VALUE OF TEN BUPEES.)

LICENSE to manufacture or deal in Arms and Ammunition for one year from the date hereof.

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Name of holder and place of residence.	Place of lucines, that i	To be manufac-	To be dealt in.	To be manufastrated.	Protable estimated out- turn of sarb description of arrestard aumunit in per meath.	Listimate of productive classical action of actions and action actions action a	Artial reported on formal description of the property of the prevent of the prevent between the prevent blooms.	Actual emorited practices and sale of each of time and in the course of the currency of presenting linears.	REMARKS
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FORM I.

								Number and Quantity of each
Fire-arms								
Bayonets								i .
Swords			•-			•••	•••	,
Daggers		***				•••		
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Spearheads				•••			•••	
Percussion caps		٠.						
Gunpowder					•		•••	
Sulphur	•	•••	•••	•			•••	
Other ammunition		•••			•••		•••	
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R. L. MANGEES,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 19th February 1877.—In exercise of the power conferred by section 25 of Act XXII of 1864, the Governor-General in Council is pleased to extend the rules and regulations made under clause 7, section 19 of the above Act, for the prevention of venereal disease among European troops in the Dum-Dum Cantonment, to the whole of the area contained within the thanks of Dum-Dum and Areadah.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 20th February 1877.—Under the authority vested in him by Section 3 of Act IV (B.C.) of 1865 (an Act for the prohibition of Inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the towns of Buxar, Doomraon, and Jugdispore, in the district of Shahabad; Nawada, Jehanabad, and Aurangabad, in the district of Gya; and Bettiah, in the district of Chumparun.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.] NOTIFICATION.

The 22nd February 1877.—It is hereby notified that under Section 234 of the Bengal Municipal Consolidation Act V (B.C.) of 1876, the Lieutenant-Governor of Bengal is pleased, on the recommendation of the Commissioners at a meeting, to extend all the provisions contained in Part VII, Chapter II of the said Act to the Municipality of English Bazar, in the Maldah district.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

(Third Publication.) DECLARATION.

The 20th February 1877.—Whereas it appears to the Lieutenaut-Governor of Bengal that lami is required to be taken by Government at the public expense for a public purpose, viz. for a road to connect the Lamipatna road, in the town of Balasore, with the distillery road in the same town, in the village of kismut mouza Srikantpur, pergunnah Sunhat, zillah Balasore, it is hereby declared that for the above purpose a piece of lazel, measuring, more or less, 0 beeghas 16 gunths 3 biswas of standard measurement, bounded on the north by the distillery road; cast by the house of Baboo Purna Chunder Banerjee, Hari Suin, Pancheejena, and Ghana Mahapatra, and mehal lands of monza Srikantpur; south by the Ramipatna road; west by the houses of Badha Shyam De and Udi Sahu, and mehal lands of monza Srikantpur, is required within the aforesaid village of kismut mouza Sreekantpur.

This declaration is made, under t e provisions of Section 6 of Act X of 1870, to all whom it may concern.

R. L. MANGLES.

Offg. Secy, to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,-BENGAL.

ESTABLISHMENT.

The 6th March 1877.

No. 80.—Leave of Absence.—Mr. J. W. Johnson, Assistant Engineer, First Grade, Executive Engineer (temporary rank), Fourth Grade, attached to Dacca Division, is allowed furlaugh for one year, under the Civil Leave Code, Chapter IV, 12.

2. Mr. Johnson is also allowed preparatory leave for thirty days under the above Code, Chapter VI, 24.

The 8th March 1877.

No. 81.—Notification.—Mr. G. W. Vivian, Executive Engineer, First Grade, assumed charge of the Dacca Division on the 20th February 1877, before noon.

No. 82.—Leave of Absence.—Mr G. W. Vivian, Executive Engineer, First Grade, Dacca Division, is allowed subsidiary leave from the 2nd to the 19th February 1877, under Chapter VI, 24 (b) of the Civil Leave Code, and the unexpired portion of the furlough granted* to him is cancelled.

No. 83.—Notifications — The following officers, holding temporary rank, will revert to their permanent rank, as specified apposite to their names, with effect from the 20th February 1877:—

Mr. J. A. Windle, Executive Engineer, Second Grade, Circular and Eastern Canals

Division

Captain G. F. E. S. Neill, M.S.C., Executive Engineer, Third Grade, Burdwan Division.

Mr. J. S. Carey, Executive Engineer, Fourth Grade, Ganges and Darjeeling Road Division.

The 9th March 1877.

No. 84.—Baboo Kedar Nath Dass, Overseer, First Grade, joined the Presidency Division on the 26th February 1877, before noon.

No. 85 .- Mr. J. Patterson, Executive Engineer (temporary rank), Third Grade, attached

to the Dinagepore Division, joined it on the 31st January 1877, before noon.

No. 86.—Leave of Absence.—The undermentioned officers have been granted by Her Majesty's Sceretary of State for India extension of leave for the periods specified opposite to their names:—

Mr. R. C. McKennie, Executive Engineer, Fourth Grade, for six months, on medical certificate.

Mr. E. M. Mansfield, Executive Engineer, Second Grade, for six months, on medical certificate.

No. 87.—Mr. G. Adams, Supervisor, Second Grade, attached to the Ackra Division, is allowed privilege leave for one month, under Section 12, Supplement F of the Civil Leave Code, with effect from the 1st March 1877, before noon.

The 10th March 1877.

No. 88.—The following order, issued by the Government of India, Military Department, is republished for information:—

No. 207 of the 9th March 1877.

To be Sub-Conductor.

Sergeant Adolphus Freeman, Supervisor, Second Grade, Bengal, from 16th July 1875, eier Sub-Conductor J. Browne, remanded.

No. 89 —The following orders, issued by the Government of India, Public Works Department, are republished for information:—

No. 96 of the 5th March 1877 .-- The undermentioned upper subordinates are temporarily transferred to Madras for employment on Famine Relief Works :---

From Bengal.

Mr. W. McCullagh, Sub-Engineer, First Grade.
H. E. B. Fox, Supervisor, Second Grade.
Corporal R. Higgins, Overseer, First Grade.

No. 100 of the 5th March 1877.—The following changes are ordered in the posting of officers of the Superior Account Establishment, Public Works Department —

Mr. J. W. A. McNair, Assistant Examiner, Public Works Accounts, Bengal, is transferred to the Office of the Examiner, Guaranteed Railway Accounts, Calcutta.

The 10th March 1877.

No. 90.—Transfers.—The following transfers are made in the interests of the public service during the absence of Mr. M. P. B. Duell, Executive Engineer, First Grade, Patna Division, or until further orders:—

Mr. J. A. Windle, Executive Engineer, Second Grade, from the Circular and Eastern

Canals to the Patua Division.

Mr. H. Joll, Excentive Engineer, Second Grade, from the First Calcutta to the Circular and Eastern Canals Division.

COMMUNICATIONS.

The 10th March 1877.

No. 91.—Declaration under Section 4, Act X of 1870 of the Government of India.—Whereas it appears to the Licutenant-Governor of Bengal that land is likely to be required to be taken by Government at the public expense for a public purpose, viz for a Branch Railway from the Barh Station of the East Indian Railway to the River Ganges, about three miles in length, passing through the villages of Bazidpur, Dowlatpoor, Chowndie, Chukadum, Mussoob gah, Kazee Mahomed, Schmpoor Dunyal, Shahzadpoor, Camkrishen, Futtehpoor, Alimpoor, Talimpoor, Bunarsee, Morustabad, Barh Khoord, Musoomgung, Chuk Makum, Chuk Mabn, Mahmudpoor, and Newada, all in pergunnah Barh, zillah Patna, it is hereby declared that for the above purpose a piece of land measuring, more or less, 57 acres 2 roods 32 poles, is likely to be required within the above-named villages.

2. This declaration is made, under the provisions of Section 4 of Act X of 1870, to all whom it may concern.

J. E. T. Nicolles, Major-Genl., E.E., Secretary to the Government of Bengal,

in the Public Works Department.

IRRIGATION.

NOTIFICATION-ESTABLISHMENT.

The 12th March 1877.

No 72.—Leave.—Baboo Treeputty T. Naidon, Suh Overseer, First Grade, Western Sone Survey Division, is granted sick leave for one month and twenty-seven days, under Section 3, Supplement F of the Civil Leave Code, with effect from the 5th January 1877.

No. 73.—Notifications.—Baboo Jodoo Nath Bose, Supervisor, Second Grade, Cossye

No. 890, dated 97th November 1876.

Division, availed himself of the privilege leave granted him
in the orders marginally noted on the forenoon of the

31st January 1877.

No. 74.—Mr. F. M. S. Douglas, Assistant Engineer, Second Grade, Arrah Division, passed in colloquial Hindustani on the 1st March 1877.

F. T. Haig, Colonel, R.E., Joint-Secy. to the Govt. of Bengal in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 1706, dated 8th March 1877.—Dr C. M. Russell received charge of the Sarun Jail from Surgeon-Major T. Duka, M.D., in the forenoon of the 25th February 1877.

H. H. RISLEY, for Inspector-General of Jails, Bengal.

TREASURY NOTICES.

Uncovenanted Deputy Collector Baboo Umbica Charan Roy Chowdhory has been placed in charge of the Jessore Treasury, and authorized to draw bills on other treasuries.

C. T. Buckland. Commissioner,

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 7th March 1877.

BABOR SANT PROSAD, Officiating Deputy Collector, having been placed in charge of the treasury at Monghyr on the 5th instant, has been authorized to draw bills on all other treasuries.

By order,

SARODA PROSNAD CHATTERJEE, Persl. Asst to Commr.

BRAGULFORE, the 10th March 1877.

DEPUTY COLLECTOR MOULVI IERAM RUSOOL has been placed in charge of the Sarun Treasury, and is authorized to draw bills on other treasuries.

DURGA GATI BANERJEE, Personal Asst. to Commr., for Commr.

PATNA COMMR.'s OFFICE, the 23rd February 1877.

Sheriff's Office, the 14th February 1877.

Notice is hereby given that the third Criminal Sessions of the year 1877, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Thursday, the Fifteenth day of March next, at 11 o'clock in the forenoon, and so on from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. F. OGILVY, Sheriff.

সরিক আফিস, সম ১৮৭৭ সাল ১৪ই কেব্রুরারি।

সকলকে সমাচার দেওরা যাইতেছে যে সুবে বাঙ্গালার ফোর্ট উইলিরম মুর্বের জ্বনি শহর কলিকাতার ও অন্যান্য ভালের ফৌজনারী বিচার নি পত্তা জন্য আগামি দন ১৮৭৭ সালের ১৫ই মার্চ রহস্পতিবার বেলা ১১ ঘটিকার সমর এবং যে পর্যান্ত সেলিরানের কার্য্য শেব দা হর প্রতিনিদ উক্ত সমরে কলিকাতার হাই কোটের আপন আদালত ঘরে সন ১৮৭৭ সালের তৃতীর ক্রিমিনেল সেশিরান বসিরেক এবং এতক্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন করেলার বিক্তে ফৌজনারী মিছিল করিবেক তাভার। উক্ত ভালে উক্ত সময়ে হাজির থাকিরা নোকক্ষা করে ইতি।

J. P. Ogilvi, Sherif.

SMALL CAUSE COURT NOTICES.

UNDER Section 14, Act XI of 1865, and subject to the orders of the Government, notice is hereby given that the Judge of the Small Cause Courts of Dacca and Munshigunge will sit again at the Munshigunge Court on the 27th and 29th instant.

BANKYMADHUB MITTER, Offg. Judge.

MUNSHIGUNGE SMALL CAUSE COURT, the 8th March 1877.

Under Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Monday, the 26th March 1877. Tuesday, the 27th

NARAIL SMALL CAUSE COURT, the 8th March 1877.

J. WESTON, Judge.

EDUCATIONAL NOTICES.

PLEADERSHIP AND MOOKTARSHIP EXAMINATION, 1877.

In the list of successful candidates in the Higher Grade Pleadership Examination, published in the Calcutta Gazette of the 7th instant, the name of candidate No. 5 is "Lal Behary Ghosh," and not "Lal Behary Ghosal."

E. J. TREVELYAN.

Secy. to the Board of Examiners for Pleadership and Mooktarship.

In accordance with paragraph 8 of the Minor and Vernacular Scholarship Rules, the names of the candidates who have obtained scholarships at the last Minor and Vernacular Scholarship examinations for the districts of the Chittagong Division are hereby notified in the Calculta Gazette:—

Names of those who have obtained Minor Schularships.

· ·			
	CHITTAGON	G.	
Ranicsh Chandra Sen	• • •	•••	Patiya School.
	NOARHULI	.Y.	
Samiruddin			Begungunj School.
Kali Charan Sen	•••		Lakhipoor ,,
Those who have of	btained Fer	nacul	ar Scholarships.
	CHITTAGON	œ.	
Ambica Charan Chakrabatti	•••		Mirahya School.
Dharmaraj Barna	•-•		Dhakakhalli ,,
Rasik Chandra Barua	•••		Nazirstila "
	Noakholi	.γ.	
Annada Mohan Basu		••.	Noakholly Vernacular School.
Dina Nath Basu	•••	•••	Karpara Circle ,,

Isvar Chandra Sur ... Maizdi ... Noakholly Vernacular ,.

SHIB CHANDRA NAG, Sheristadar & Head Clerk, for Commissioner.

OPIUM NOTIFICATION.

No. 232B.

Notice is hereby given that the Fourth Sale of Opium, the provision of 1874-75, 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 6th April 1877, at 11 a.m., and will comprise 4,000 chests, viz.—

•	Behar Benares		•••	***	2,085 1,915	•
		*		Total	 4,000	

^{2.} The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 14th November 1876, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.

- 3. The latest dates for deposit and clearance will be the 11th and 21st April 1877 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public accurities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Wednesday, the 11th April 1877, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 21st April 1877.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Department, however, reserves to himself the right of altering these dates should circumstances render it expedient to do so:—

the state of the s		والمستشف والمست	
DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 3rd May 1877 On or about Monday, 4th June 1877	9 0 95	1,915 1,915	4,000 4,000
On or about Wednesday, 4th July 1877 On or about Thursday, 2nd August 1877	2,085	1,915 1,915	4,000 4,000
On or about Wednesday, 5th September 1877 On or about Wednesday, 3rd October 1877 On or about Friday, 2nd Navamber 1877	2,080	1,920 1,920	4, 000 4, 000
On or about Friday, 2nd November 1877 On or about Monday, 3rd December 1877	ຄົດທຸດ	1.920 1,920	4,000 4,000
Total	. 16,660	15,340	32,000

By order of the Member in charge,

W. H. GRIMLEY, Offg. Secy. BOARD OF REVENUE, L.P., FORT WILLIAM, the 26th February 1877.

Statement showing the importation of Salt (private property) in bond and affoat on River Hooghly, subject to Customs Duty, on 28th February 1877.

	į	Government Golas.	Private Golas.	Afloat.	Total.
		Mds.	Mds.	Mds.	Mds.
Liverpool Punga		18,51,368	7,28,489	2,38,084	28,17.941
French Kurkutch		68,975	37,916	6	1,06,897
Italian Ponga		34,390			34,390
Ditto Kurkutch		1,79,554	47,775	•••••	2,27,329
Malabar ditto		3,932		•••••	3.932
Bombay ditto		68,325	37,872	917	1,07,114
Madrus ditto		1,86,273	1		1
Coconada ditto		9.833	•••	*****	1,86,273
Arabian and Persian Gulfs	Kur-	2,000	•••		9,833
kutch and Muscat Rock		4,23,625	24,626	5,857	4,54,108
luticorin Kurkutch		14,218		• • • • • • • • • • • • • • • • • • • •	14,218
'adiz ditto		26,376	1		26,376
Aden ditto		10,446		*****	10,446
Seylon ditto		48,538	***	*****	, ,
Egyptian ditto		42,000	1,16,469	*****	48,538 1,58,469
Total		29,67,853	9,93,147	2,41,861	42,05,864

By order of the Board of Revenue, L. P.,

T. B. LANE, Collector of Customs.

CALCUTTA CUSTOM House, the 7th March 1877.



The Calcutta Gazette.

WEDNESDAY, MARCH 14, 1877.

PART IA.

Orders and Notifications by the Cobernment of India.

The following orders, issued by the Government of India in the Home Department, are republished for general information:—

No. 183.—Fort William, the 5th March 1877.—Notification.—Establishments.—Mr. J. A. Crawford is permitted to resign Her Majesty's Bengal Civil Service.

No. 33.—The 9th March 1877.—Education.—His Excellency the Governor-General in Conneil is pleased to appoint the under-mentioned gentlemen to be Fellows of the University of Calcutta:—

The Hon'ble E. G. Birch, c.s.
S. C. Bayley Esq., c.s., c.s., .
J. Geoghegan, Esq., c.s., a. Mackenzie, Esq., c.s., b.a.
W. M. Souttar, Esq., c.s., m.a.
Surgeon T. Lewis, m.d.
Surgeon D. D. Cunningham, m.n.
Synd Ameer Ali, Barrister-at-Law.
Nawab Ashgar Ali, Khan Bahadoor,
Diler Jua, c.s.t.
E. Lethbridge, Esq., m.a.

W. Robson, Esq., M.D.
A. W. Garrett, Esq., M.A.
J. Elliott, Esq., M.A.
Pundit Mohesh Chinder Nyayaratna.
Revd. Lall Behary Dey.
C. F. Egerton Allen, Esq., Barrister-atLaw.
Revd. Father E. Lafont, s.J.
Revd. J. E. Payne.
Baboo Anuna Mohun Bose, Barrister-atLaw.
Baboo Kali Churn Banerji, M.A., B.L.

No. 68.—The 6th March 1877.—Ecclesiastical.—The services of the Reverend John Jefferis Bartlett Cloes, M.A., are placed at the disposal of the Government of Bengal.

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

No. 1432.—Fort William, the 7th March 1877.—Notifications.—Accounts and Finance.—Farlough, without medical certificate, for nineteen months, under Section 12 of the Civil Leave Code, with subsidiary leave for sixteen days, under Section 24 (a) of the Civil Leave Code, is granted to Mr. R. Taylor, B.C.S., Inspector of Local Offices of Account.

Mr. Taylor availed himself of his subsidiary leave from the 28th February 1877, after noon.

No. 1351.—The 7th March 1877.—Leave, Leave Allowances, &c.—? he Governor-General in Council directs that Section 4 (a 3) of the Civil Leave Code he cancelled, and that the following he inserted as a foot-note under the word "duty" in Section 4 (a):—

"In a despatch No. 16, dated 18th January 1877, the Scoretary of State declined to lay down a general rule that the period of absence of an officer deputed or detained on duty out of India shall count as service for leave as well as for pension, and wrote—'The occasions when Indian Officers are employed out of India on duty are comparatively so rare, and the circumstances of their employment vary so much, that it will be preferable to consider each case that may arise in future on its merita, and this course I shall be prepared to adopt.'"

No. 1333.—The 7th March 1877.—Pay and Allowances.—Acting Allowances.—The Governor-General in Council directs that the following be added as a new entry between the entries relating to an Assistant Superintendent of Police serving in the hill tracts of Ganjam, &c., and an Assistant Superintendent of Police serving elsewhere, &c., in the list contained in Section 87 of the Acting Allowance Code:—

An Assistant Superintendent of Police serving in the Lower Provinces of the Bengal Presidency holding no substantive appointment under Government, Rs. 250.

No. 1457—The 8th March 1877.—Pay and Allowances.—Travelling.—The Governor-T General in Council is pleased to decide that when any public officer is compelled to leave a station where there is no medical officer, in order to procure medical advice, he may draw travelling allowance at the ordinary rates to and from the station where the nearest civil medical officer is located.

Bills for travelling allowance drawn under these orders must be countersigned by the medical officer consulted, who must certify that the journey was, in his opinion, absolutely necessary. Supervising officer must take care that no undue advantage is taken of this privilege. Halting allowance may not be drawn while the officer is at the medical officer's station, and if the absence of the sick officer from this station be prolonged, he should be required to take leave on medical certificate.

No. 1471.—The 9th March 1877.—Separate Revenue.—Post Office.—Mr. E. R. Donglas, Officiating Deputy Director-General of the Post Office of India, is appointed to officiate temporarily as Post-Master-General, Bengal.

SEPARATE REVENUE-OPIUM.

The 9th March 1877.

No 1468.-Opium Revenue to date compared with the Estimate for the year 1876-77.

		į		I.ATRST	Монта.		TWELVE SALE MONTE	s of Beng is' dury of	AL OPIUM, A N MALWA OP	ND ELEVEN
			Estimate.	Actual.	Hetter than estimate.	Worse than estimate	Estimate.	Actual		Worse than , estimate
			£	£	£	£	L	r ·	1	£
Bengut	•••		458,400	490,020	32,120		5,418, 128	6,001,651	583,223	
Bombay		•••	210,726	194010		· 16,6%	2,861,255	2.657.551	296,787	
	Tolai		669,520	084,DG0	15,531	;	7,779,686	8,659,232	\$79,544	

The following order, issued by the Government of India in the Military Department, is republished for general information:—

No. 225.—Fort William, the 9th March 1877.—Good Conduct Rewards —With reference to G. G. O. No. 992 of 1876, declaring the provisions of the Royal Warrant of the 14th August 1875 applicable to the European non-commissioned officers and men of the Indian army and Unattached list, the following regulations are promulgated for information and guidance in supersession of all previous orders governing the issue of medals with and without gratuity for long service and good conduct:—

1. The classes eligible to receive the medal and gratuity for long service and good-conduct are as follows, viz.—

European non-commissioned officers and soldiers serving in the Ordnance, Commissarint, Barrnek Branch of the Department Public Works, Stud, Telegraph,

and Clothing Departments.

Military staff clerks serving in the offices of the Adjutant-General in India (including the offices of the Deputy Adjutant-General, Royal Artillery in India, and the Assistant Adjutant-General for Musketry, Army Head-Quarters), Quarter-Master-General in India, Military Secretary to His Excellency the Commander-in-Chief, Judge Advocate-General, Surgeon-General, British Forces.

Emharkation, Transport, and Bazar Sergeants.

Drill Instructors, Volunteer Corps.

Non-commissioned staff of Hill depôts.

Ditto ditto garrison and forts.

Provost Sergeants of garrison cells and of station and military prisons.

Non-commissioned officers and men of the Viceroy's Band.

European non-commissioned officers of native regiments, including drummers, fifers and huglers of European parentage.

Royal Engineers and other European non-commissioned officers and men serving with the corps of Sappers and Miners,

Non-commissioned officers and men of the European Invalid Battalion present with their corps.

Staff Sergeants of Gymnasia.

2. Paragraphs 3 and 11 of the Royal Warrant are not applicable to India.

3. Recommendations for the medal and gratuity are to be sulmitted annually on the 1st April, on Bengal Form No. 376, and all mon who are then entitled should be included, a separate roll being furnished in each case.

4. No soldier is, except under special circumstances, to be considered to have served with an irreproachable character unless he is in possession of, or

entitled to, four good-conduct badges.

- 5. No soldier who has been twelve times entered in the regimental defaulter book is to be considered to have served with an exemplary character.
- 6. If circumstances should prevent a soldier getting the medal from the hands of his commanding officer, it will be delivered to him through the Adjutant General of the Army.
- 7. A warrant officer, whether in a department or public office, retains his medal granted to him before his promotion to the warrant grade, and is entitled to the gratuity on final discharge.
- S. A non-commissioned officer or soldier serving in a public office or department retains the medal previously granted to him, the gratuity with accumulated interest being transferred to the Military branch of the Government Savings Bank, and is entitled to his gratuity on receiving his final discharge from the army.
- 9. If the soldier recommended has ever been tried by court martial, a copy of the charge, finding, sentence, and confirmation, must also be attached to the application.
- The character given to the applicant must be entered in the handwriting of his departmental commanding officer.
- 11. The grant of the gratuity will be notified in the general orders of the Commander-in-Chief, and repulsished to the garrison of statum orders, where the recipient is serving, and a copy of the latter order is to be transmitted to his regiment, for the necessary entry in the soldier's record of service.
- 12. Men whose fathers and maternal gramitathers, or whose mothers and paternal grandfathers were of pure European origin, are considered to be of European parentage, and a certificate to the effect that the individual recommended fulfils these conditions is to be inserted at the foot of the rolls of Drinn, Fife or Bugle Majors, and of drammers, fifers and biglers, of native corps.
- 13 A non-commissioned officer remanded to region at all dity for misconduct, but afterwards re-admitted to the mattached list, is to be treated in regard to these rewards as if he had been tried and reduced for the offence which entailed his remand.
- 11. The medal will be transmitted direct to commanding officers of corps, when the recipient is serving with a regiment; and in other cases to officers commanding at the station where the soldier may he serving, and will be oclivered to him on parade by the commanding officer. Should a regiment be serving in a station or garrison where other troops are quartered, the commanding officer will report the receipt of the medal to the General or other officer commanding, so that, should be think proper, he may order a general parade of the troops to witness the presentation. The recipient's receipt for the medal to be torwarded to the office of the Adjutant-General in India, Simla, as soon as practicable after presentation.

R. L. MANGLES Offg Sory, to the Gort, of liengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 14, 1877.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gasette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Choitro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale . -

CONDITIONS OF SALE.

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate.

right of Government in such estate with he transferred to him, which he revenue axed upon one estate, in perpetuity.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the Revenue Authorities.

(3.) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.

(4.) If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount had to be immediately deposited. If the balance he not paid by noon of the fifteenth day after sale, reckoning the day of sale as one, or if that day he a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the extate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in statement of Government catales.	Number on the district roll.	Name of catate and per- gramah.	Approxi- male area in acres.		Road cras.	вяга. Total	L'poet price	Remarks.
121	4450	Belinquished plot of C land in mouzah Mancatta, in Babhang wan, pergun- nah Salemabad.	A. R. P.	Fs A.P 25 ± 4		Rs. A. P. 25 2 4	Ba A. P.	The upset price has been colculated twenty times the enddor jumms.

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Choitre 1284. F.S.

The purchasers of this estate will be subject to the following conditions of sale:-

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate, in perpetuity.

The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who

(3.) If the amount of purchase-money do not exceed Rs. 100, one-fourth of the amount to be paid down at once.

(4) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in	Numberon		Approxi-	GOVERNMEN	T.		Remarks.
statement of Government estates.	the district roll.		male area iu acres.	Revenue Road cess.	Total.	Upont price.	
122	4751	Relinquished plot of C land in mousait Joyna- gore, pergunnah Salema- bad.	A. E. P. 1 2 26	Ra. A. P. 8 0 5	Rs. A. F.	Rs. A. P.	The upset price has been calculated at twenty times the sudder jumms.

Monghyr Collector's Office, the 4th November 1876.

E. D. Lockwood, Offg. Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Choitro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:-

CONDITIONS OF SALE.

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, revenue free, in perpetuity, as the jumma is below one rupec.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue Authorities.
(3.) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
(4.) If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be, gain put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale. at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

	Number	r	A	Gove	ERMENT RE	TRNUE.			
Number in slate- ment of Govern- ment cotates.	on the du- triet roll.	Name of estate and purgunnah.	Approxi- niste ares in acres.	Revenue assessed.	Road cess.		Upset price.	REMARES.	
193	448G	Relinquished plot of C land in mousalt Secutar, pergunnah Chakye.	A. R. P. 0 5 57	Rs. A. P. 0 10 2		Rs. A. P. 0 10 2	:	The upset price has been calculated at 20 times the audder junius.	

MONGHUE COLLECTOR'S OFFICE, the 4th November 1876.

E. D. Lockwood, Offg. Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Maldah will be put up to public and unreserved sale at the Collector's office of that district on the 22nd day of March 1877, corresponding with 10th Chaitra 1283, B. S., Thursday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877, corresponding with 17th Magh 1283, B. S.

No. on touji.	Class	Names of mehals and pergunnahs.	Nam	e of propr	ictor.			Hud- jum			Political di		REMARKS.
122	i 18t Class	Jhinkra and others, pergunnah Huj- rapure.	Byed Golam H uddin, Byed and Byed Eas	Usuf, byo	d Gold d Zah	im K urunti	ohi- Lbı,	Ra. 897	-	P.		A. P. O O	i
163		Mohammadiganj, pergunnah Hujra- pore. Taraf Brirampore, pergunnah Chandlai	1	ditto	•••	•••		784 1,140		i	132	0 0	•

MALDAH COLLECTOR'S OFFICE, the 3rd February 1877.

BEUBUREHWAR SIRGE, Depy. Collr. in charge.

OTICE is hereby given, under Section 6, Act. XI of 1859, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on Wednesday, the 21st March 1877, corresponding with the 22nd Chyte 1284 F. S., for arrears of revenue due on 12th January 1877.

	rent		1			1
Description of mehal.	5	Name of estate and perguneah.	Names of proprietors.	Suider	Amount of arrear for which the	REWALLS.
mens.	No.	Bad perunan.) Judius.	estate is to	
,			<u> </u>		i	an angeles and the service services and the services of the services and t
. 1		1		Rs. A. 1'.		
Permanently settion.	310		Rree Nath Singh, Lattechury Singh, Itam Faran Singh, Rampurshad Singh, inse- goozars.	1,0417 14 0		The whole metal is to be putip to sale.
Ditto	1171	Gowhurpore Sind- wari, perguinah Kabar.		6,103 12 0	327 12 0	Of the shape of which the Government revealed in Rs 2,415-11-0, the limit share only will be sold.
Dirto	1266	Pipra Kanowdi, &c., permunush Kon- toomha.	Lai Kuer	6,410 14 0	8 4 4	Of the share of which the Government, revenue is Rs 1,200-15-0, the ijins) share will only be sold.
Ditto	1287	Thenge, &c., persunnah Kootoom- ba,	Rai Raj Coomar Singh Bahadeor, Sheo Churrun Suich, Ilanei Smigh, Naraen Suich, Mootsdee Anteer Ally, Mewa Lail, Mukchid Dasa, Lallee Singh, Itanilargun Smigh, Baldee Singh, Bahasi Bhan Pertap Singh, Rai Hit Naraen Singh, Raja Kishen Pertap Singh, Ilan Chuoder Singh, and Bal Chadhar Pertap Singh.	609 P 1	4 15 B	Of the share of which the Government revenue is Rs. 450-40, the spiral share only will be sold
Ditte	1929	Secrambiapere, pergunuah Nur- hut.	Bednarsen Singh, aliaz Benec Singh, Mussamut Anar Koer, Mussamut Man Kuer, Kashe Pershad Singh, Nind Kishore Pershad Singh, Joory Singh, Jestan Singh, Bam Godaio Singh, Beakee Nuodan Bingh, Kanhiya Singh, Kishoon Pershad Singh, Sheo Pershad Singh, Jhuomun Singh, Thuumuu Singh, and Shunkur Naraen Singh.	1,6(10) 0 0	44 18 6	The signal share only will be said, the Government demand of which is his 1,085-0-0
Intio .	1955	Kujoor, &c., per- gunnah Nurhut.	Meghraj Singh, <i>alias</i> Ganga Singh	1,494 & P	9 10 h	The share of which the Government r venue to Rs. 65-12-0 will be sold
Duto	247 2	Oharee, &c., per- gunnah Samaic.	Ram Goolam Singh, Beokee Nundon Sinch, Raboo Shib Lall Singh, Jeeton Sinch, Driyao Singh, Nund Kishere Sinch, Kanhya Singh, Sakhoon Perahad Singh and Sheopershed Singh.		316	The imal share only will be sold, the Government re- venue of which is Rs. 658-56.
Disto:	2905	Binds, &c., pergun- nah Sherghotty.	Akhowere Kowleshur Dysi, Goomanee Lall and Hurrechar Nath.	1,276 15 6	19 12 g	The share of which Govern- ment receive is its 94, and see uni separated, will be sold
Ditto	3067	horarre, &c., ta-	Harares Lall, Nadir Beebee, Jmarn Ally Khan, Asmat Bebee, Ranzan Khan, Bano Beebee, Lall Beebee, Kasun Ally Khan, Akhowee Chattardhary Ram, Showk Lall, Kurran Lall, Shosdial Smith, Bhoin Nath, Need Meer Khan, Itrahim Ally Khan, Azeez Khan, Yeer Khan, Nujjeeh Khan, Raleem Khan, Joybeharee Lall, Sahich Shigh, Khiedao Lall, Wahid Aliy, Syed Mohomed Hussan, Sheith Ahmudrodhi, Imrao Beebee, Mishari Shigh, Amesanut Monia Kuer, mother and smarthin of Aheebaran Shigh, mitor son, Sarson Naraen Sheoraj Bharthee, Johal Singh, Jase garnath Singh, Goor Naraen Shigh, Bengariath Shigh, Goor Naraen Shigh, Bengariath Shigh, Bunglia, and Hurdeo Sarsa Shigh, minors, Hasain Shigh, Mossamut Mohamdo Beram, Ajodhya Shigh, Sheo Churin Shigh, Lalloo Shigh, Adued Hassin Reza, Makoond Shigh, Mossamut Mint, Bhato, Mahon, Shijath Mahton, Thana Mahton, Mussamut Chanderbasee Kurr, and Bewat Lall.		90.7 (1	The spinal share, of which toe posente of Ra 1.171-254 well be sold
Mostajree	8190	mehai 41 Kul-	Mrs. A. M. Hauvey, Gosbaen Bedheser, Goshaen Mitteritt Geer, Ekhal Ally Khan, Mathar Ally Khan, and Loruk Sabo, Molike and Mostajire of 16 annua.	7,579 3 0 Mal. 4,728 8 0 Malkana. 641 0 0	214 7 (1	This grehal is settled for twenty years from 1248 to 1285 P.S.
Permanently settled.	3369	Ismailpore Kool, pergunnah Arwai	Kanhya ()jha, Pertap (jha, Ajodhya ()jha, Hursohind ()jha, Mussemut Harali Be- gun, Jibbos Singh, Pittamber Singh, Mossamut Ilasto, Girwar Tewares, and Bhairo Lyal Moliks and malgoosars.	1,345 8 0	\$ 18 0	The whole mehat is to be put up to sale.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Patna will be put up to public and unreserved sale at the Collector's office of that district, on the 20th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

a				The state of the s
No. of towice.	Name of mehal and pergunnah.	Sudder jumma.	Name of proprie- tor.	Remares.
		Rs. A. P.		
149	Bampere Amsyra Balkohen Balram, pergunnah Pitch.	8,001 B 7	Bandbaree Sinz, Chut- turbhojdharee Sing, and Deolbaree Sinz, &c., malika.	that of audder jumma Ra. 3,001-9-7. Rs. 2,864-2-0 to be deducted on account of shore of Dhurm Narain Sing, &c., with whom-separate accounts wore opened, and whose shares were brought under partition, and Brijheharee Sing, &c., non-spelicants. Su dot jumma advertized for sale is Rs. 137-7-7 on account of share of Deorgapandy applicant, in mouzh Muneoswan, appertaining to lot Rampore Amayra Balkosheu Bulrum, whose share was shought under partition according to the provisiona of section 33, Regulation XIX of 1814, which will be sold for arrears of Government revenue only.
764	Shazadpore, tuppay Decourah, perguu- nah Gyaspore.	1,000 8 6	Tookun Sing, Goorbux Hing, Dhodnun Sing, &c, malika.	Out of sudder jumma Rs 1,000-8-8, Rs. 130-1-3 to be deducted on account of share of Tookun Sing and Goorbux Sing, with whom separate accounts were opened under section 10, Act XI of 1859 Sudder jumma advertised for sals is Rs. 870-7-3 on account of share of Dhodhun Sing, Hamsahoy Sing, Mahadoo Lah, Eunjeet Sing, Rambah Sing, Doord Sing, Chaudi Sing, Inderdeo Karam Sing, Hurdeo Naram Sing, under the guardianship of Massamut Inderhas Koer; Khoobsoornt Koer, Ilhooput Sing, Toondun Sing, Brijmohun Sing, Nichhoy sing, Domun sing, Ram Narain Sing, Buchundeo Narain Sing, Johnson Sing, Jumao Roy, Rughoobur Roy, Bunsee Roy, Ugh ores Salmo, Jaimungle Sahoo, Mahadoo thoobay, Kushoyalial, Turruknarain Sing, Goomance Lall, Gunga Sing, Toolshee sing, Tirdoom Sing, Nicput Sing, bhoop Sing, Dhota Sing, Blateo Roy, Tejmun Roy, Oorf Siboo Goy, Shee-hook Roy, Chundoo Roy, Hicha Roy, Jibraj Roy, Dumber Roy, Choone Mahto, Deepchand Sing, Luchmun Sing, Bho p Sing, Thuman Sing, Lochun Sing, Knywal Sing, Chowdhy Naonoo Sing, Mussamut Antenne Koer, mother and guardian of Lall Narain Sing, minor sen, non-applicants, which will be sold for arrears of Government revenue only.

PATNA COLLECTORATE, the 13th February 1877. C. A. WILKINS, Cov. Dy. Collr. in charge, for Collr. on tour.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Muzufferpore will be put up to public and unreserved sale at the Collector's office of that district on the 19th day of March 1877, corresponding with the 20th Chait 1284, F. S., for arrears of revenue due on the 12th January 1877.

Na.	Towjee No.	Name of estate and pergunuali.	Name of proprietor.	Sudder ju of the er extate	itire	Sudder jumms of the estate to be sold.	Arrears of revenue one from the estate.
	t 1		:	Rs.	A. P.	Rs. A. P.	Ra. A. P.
1	1342	Gabudjur, pergumah Hajipur	Chowdhry Ajstnaram Smg, &c	1.203	9 U	527 1 0	N7 6 6
3	1259	Nawanngur, pergunnah Happur .	Bajrangre Salma	791	0 6	148 5 0	37 5 2
3		Kudham, pergumah Bissirah	Showki Lail	633	7 1	24 4 0	17 9 6
4	g142	Munkowh apportaming to pergumah Busarah.	Mussarut Joseda Kooru	633	7 1	83 14 0	
5	12078	Chuki Solcignur, pergunnah Ruttee	Ruboo Laljee Sahu	3,443	2 8	3,443 2 8	749 6 0
5	1	PERFORE COLF. TOBATE, the 12th				3,443 2 8 48LEY, Offg. (

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nonkholly will be put up to public and nurescreed sale at the Collector's office of that district on the 29th March 1877, corresponding with 17th Chait 1283, B.S., for arrears of revenue due on the 12th January 1877;—

	عملامت بالا				
Aumber on lowiec.	Names of estates.	Name of proprietor.	Sudder jumma.	Balance due.	REMARKS.
•	· white the terminal and arm of		Ra.	G Re.	
1.213	Porgumush Dandin Char Shabhi- kary, share Sar 18p. 2c. 1k.	Kazimohamed Zemiruddeen and Kazi Luttal Huq, sed and guardian of Mohameda Khatun.	2,533	789	
Tildet	Char Ramis	Srimati Karimanutsa Chewdarine and Abul- khan Amanullah Chowdry.	2.197	1,357	
iest	Persumah Daudra Char Shabhi- kary, share 4 anna ⁸ .	Molamed Arshad Chaudbury and Amunuddeen Ahmed Chaudbury.	1.402	670	
-		•			

NOARHOLLY COLLECTOR'S OFFICE, the 13th February-1877.

R. Poncu, Offg. Collector.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates, in the district of Sarun, will be put up to public and unreserved sale at the Collector's Office of that district on Wednesday, the 21st of March 1877, corresponding with the 22nd of Chael 1284 F.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I .- Permanently-settled Estates.

en fransk alle i ne i mediskly før er i mens affrik skjorppere er a i n. n. n. språvere skrevelse skrevelse sk I filmstra skriviskliggskyskelskild de de privstider bronsprøyerer er er formøyer skriv syste skriv skrivkelsk

yul Boer,	Towji number.		fesiate a unnati.	nd	Names of	proprietors.		Gioveri revenue lure es	of	en ·	the a	har old	e wi	Mei Mr	W.	iii i	Arrears ventes du lbo est	r	fn
								Ra.	A	r. ,	Ru.	A.	P.	K.	¥.	D.	Da.	A	١.
1	79	Deopur, per	rgunnah	Ander	Kishendeo Nari Sing, and other		aracn -	3,300	11	10}	1,671	4	11#	0	0	0	3	11	1
8	210 843 364	Bksar, pers Pithown, p Tappur, pen	errunn)	ı Hunl	Rampround Navi Bhopai vahi and Kahendeo Na	others ract, Ind	lerdeo		11 h		865 164 844	11		0	0		- #1 11 24	11	5
5 6 7	484 604 633	Lows, pergu	utunalı Ba	ul	Naraen, and of Kanhya Lall and Nusdram Shukt Barauideo Narae	l others	•••		B 1	11	1,440 722 423	1	1 1		U	668		1	
• ,	733	Baul.			Kishen Kumar		:	4,102					5 k		0		10		
9	894			r, per-	aliy, and other Sheo bahai Sir	g and Muk	tnath	146	t	61	bak	8	61	0	6	0	ø	13	3)
10	917	Teikathu, p	arren. Krennin <mark>a</mark>	Bar-	Proshad. Dilta	dīttu	'	960	0	0	USD	8	0	0	0	0	19	7	7
11 12 13	931 997 1067	Sewan, pera	runnah H	arrah	Sheikh Paizullai Bheikh Wah Mul Sheo Bahar Sug	ભાગમાં છું જ્ઞાતા	others i		12		98 376 1,021		101	0	0		11 12 6	1	
14	1163	' kumah Ba	arrai).		Chet Gir, Juba 1		rs	671	6	10	581			o	O	6		14	
15	1215	Barrah. Badkagowa	, perm	unnah	Jugjit Rai and o	thon		1946	12	21	V91	12	21	0	0	0			z
16 17	1255 1751				Baldher Rar and Bhagwan Dass .			2,133 1,546		4	2,155 70	5	6 N		0	0	1 15		
18	1760			per-	: Sheikh Asaduli	ali, Allia Ra	diman	1,251	1	01	1,281	1	oj	0	0	0	10	ø	8
19	1622	gunnsh Cl Bakhrour, Dangsor,		umalı	and Nuktouth Momental Khi Interest Mohabit	einn Kuer Pershad Suli		1,625	69	6	1,584	5	ĸ	0	0	0	3.1	ļu	4
20	SHAN			, per-	Stee Kuden bal		Sphar	KNO	9	71	#HO	u	71	0	0	u	3	6	6
21	2007	Earputti, je nur.		Kus-	and there. Ramasnara Sing nd Wacs.	h, Sheikh Me	nham-	2,628	8	61 .	2,024	Ħ	6ŧ	0	a ·	0	MP4	U	U
12	2027		ergunnah	Kun-	Raghuput Lall .		٠,	649	0	0	640	6	0	0	0	0	lat	8	3
北	Ps)결복	Saleispur, pe mor.	orgunnah	Kns.	Ditta	•••		450	0	0	650	0	0	0	0	0	102	7	7
26	2074	, mur.			Narsing Naram Sing.				11	-		1	71	0	0	0	H	14	6
25	2501				Ramanugra Upa and others.					11)	104	12	10	18	4 1	31	5	14	6
26	2334	Jaithur B	мh.		Mossman Just others.			3,094		21 .	1,834				16	- 1	15		
27	263	Chap Suc	ionii.	-	Kituburn Sing, others.	-		821		•	245		8			ì	12		
2h	2150	, ltharamraj, Goah,	•		· Meherban Sing, · mil others. · Jhabn Lall, unc		į	1,435	7			4			15 1	1		1.	
20		\$: Dirignuurti ti Strig und other	mor, Rans C	Skurn			•		11		-	4	1		3	
30		Gent		_	Johrnj Sing, Bi Nath Sing, and	oliers.		1,415		A1	. 503		10		10			7	
31	3012 3030	Dhowr, pe Kerwakutan			Gholam Hussar Khan and othe Kuldip Naram	DI.	.muzu	517 3,149			517 863		7		0	0	,		1
32	2630	Goah. Koderia, pei			Kashi Sahu Mi		المرو		8		271		0			a i	3	12	
34 ·	2513	Amnour 3	Mander,		others. Johraj ving, Ja	maiet Sing,					1,395			7 1			89		
35	2813	gunnah Mi Ditto	dittu		Monivi Ather II:		. :	12,485		81	334			8		n :	5		
37	2413 2416	Ditto	ditt.	··· !	Mohnsuth Sing Salamut Alli, E others.	asharut Alii	and	12,445 7,501	11	8	1X 809	11	4	0	6 6		;	6	
35	2×16 2516	Ditto Ditto	ditto ditto		Harihur Sing .	and after	him	7,801 7,801				4	3		6 1		7	8 2	
30 g	2010	1		•	Ananddee Nam	in, purchase of revenue.	r by	,,,,,,,	••	-76	~	٠	•		•	İ	·	•	
40	2816	¹ Drito	ditto		Nazir Sing, Jos Mohiputh Bing,	rakir Smgh,	and .	7,301		Ξĺ	16		5			- 1	1	18	
61	2954	Yehyajair, Madhul			Shoo Narain Rai			648	-	41 1		1 1				0	35		1
42	3015	Bampurwa, Madhul.	pergu	nnah	Brijkumar Sins Singh, and other	th, Jadunu ra.	ndun ¦	1,166	0	4	\$33	6	84	0	6 (0 }	,	9	•

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates, in the district of 24-Pergunnahs, will be put up to public and unreserved sale at the Collector's Office of that district, on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realised in the same manner as arrears of revenue due on the 12th day of January 1877.

FOR ARREADS OF REVENUE.

CLASS I .- Permanently-settled Estates.

Towji No. 341.—Kismut pergunnah Balea, &c., mouzah Puroye, &c.; recorded proprietors Romesh Chunder Dutt, &c.; sudder jumma Rs. 8,634-13-9.

No. 2369.—Pergunnah Dantia, &c., Kismut Dantia, &c.; recorded proprietors Joy Gopal Pal Chowdry, &c.; total sudder jumma Rs. 47,322-5-6\frac{1}{2}, of which, excluding the portion for which separate account under section 10, Act XI of 1859, has been opened, the share, annas 7, 2, 3, 1, 2, 7, 10, standing in the name of Joy Gopal Chowdry, &c., and bearing sudder jumma Rs. 21,144-8-6\frac{1}{2}, will be sold for arrears of revenue Rs. 392-4-5\frac{1}{4}.

R. II. Wilson, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district, on the 26th day of March 1877, for arrears of revenue and other domainds, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 26th day of December 1876.

CLASS I .- PERMANENTLY SETTLED ESTATES.

For Arrears of Recenue.

No. 7.- Kismot Andrea Baboth, Taraf Trilok Chuuder Canougoc, Nilam Koilas Chuudra Nandy. Sudder jumma Rs. 745 10.0. The entire ostate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashrof Aghar; recorded proprietors Nasir Ali, Ram Das, and Trahiram. Sudder jumms Rs. 594-1-3. The entire estate will be sold.

For Arrears of Revenue.

No. 51.—Taraf Anandi Ram, canongoe; recorded proprietors Srimoti Ananda Mohi and others. Sudder jumma of the entire estate Rs. 849-6-9. The shares of Tripura Socodari, Kukur Chand Nao. Krishnsuconi, Srimoti Perothi, Brojomohun, Brojomohun, Biskyauath, alios Bodyanath, Volanath, Ghoucshau, Hara Das Canongoe, Jan Bibi, Kali Churn, I'doy Chand, Ulmilla, Ranjit Ram, Ram Das, Ram Kishore, Ram Dyal De, Ram Dyal, Ram Doolul, Shibo Pass Canongoe, Thomno Ram, Mirtunjoy, alias Googul Keshore, Ram Dyal De, Amanoth Ali, Jinnoth Ali, Akina Bibi, Moti Bibi, Shek Mahomed Busherullah Chowdry, Shek Mahomed Rohimallah Chowdry, Bishaudher De and Kali Kumar De, beuring a sudder jumma of Rs. 113-8-10, will be weld the representation proprietors having organic suggests and and X-1 V. of 1859. will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 396.- Taraf Buksha Ali, recorded proprietors Neumotholluh, Nasoo Shere Khan, Dewan Ali, Noorullah, Fatek Ali, Shom Shere Ali, and Oomar Ali. Sudder jamma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Receiver.

No. 398.—Taraf Basir Hauff; recorded proprietor Scinoti Jahironnessa Khalom. Sudder junum Rs. 513-0-0. The entire estate will be sold.

For Arrears of Revenue.

No. 519.—Taraf Bejoy Narayan; recorded proprietor Goloke Chandra Chowdry. Sudder jumma Rs. 566-3-6.

The entire estate will be sold.

For Arrears of Revenue.

No. 746.—Taraf Scepi Douloth; recorded proprietor Sheik Abdullak Khau. Sudder jumua Rs. 2,930-1-3. The

For Arrears of Revinue.

No. 1023. -Taraf Golam Rahath Khan; recorded proprietor Romesh Chunder Rai. Sudder jumma Rs. 4,138-2-4. The cutire estate will be sold.

For Arrears of Recense.

No. 1040.—Taraf Gobinda Anaudi; recorded proprietors Sotromarain and others. Sudder jumma of the entire estate Rs. 1,061-13-10. The shares of Shek Mahomed Bosheerullak, Shek Mahomed Asanullah, and Shek Mahomed Rohimullah, bearing a sudder jumna of Rs. 707-14-6, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 1238.—Taraf Enos Jop; recorded proprietors Addu Khan, Abdul Hosein, Anwar Khan, Brojo Mohun, Shorforaj, Shafar Ali, Abzol, Mahomed Samil, Mahomed Asad, Magan, Noajish, Warish Khan, Easin Khan, Amir Ali, Ear Ali Khan, Nosu Menh, Neamoth Ali, Sononllah, Anoso Menh, Tojambool Ali, Mahomed Samil, Ahamed Ali, Alaks, Ilishawoath Surum, Eoj Khan, Hyder Ali, and Mondram. Sudder jamma Rs. 2,272-7-6. The entire estate will be sold.

For Arrears of Kreenne.

No. 1285.—Taraf Jorip Mahomed; proprietors Jan Ilibi, Muhemed Basheerullah and Ram Kanto Chewdry.

Sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arreacs of Revenue.

No. 1363.—Taraf Judoo Madan; recorded proprietors Ali Rajah and others. Sudder jumma of the entire estate Rs. 1,227-15-9. The share of Asmullah Chowdry, bearing a sudder jumma of Rs. 571-14-5, will be sold, the remainng proprietors having opened separate accounts under Act X1 of 1859.

For Arrears of Revenue.

No. 1686.—Turst Khan Bige, eccorded proprietor Shighi Nundan Koondo. Sudder juming Rs. 738-12-8. The entire estate will be sold.

For Arrears of Recenue. No. 1714.—Nilam Lakhi Narayan; recorded proprietors Malomed Warish and Ram Dayal Chowdry Sudder jumma Rs. 1,199-15-9. The entire estate will be sold.

No. 1747.—Thenf Monohor Rai Chowdry, recorded proprietors Rainjoy De, Srimoli Ananda Mohi. Ram Coomar Rai, Srimoli Hara Soondari, Raj Mongal Rai, Srimoli Ananda Mohi, Shanin Soondari on behild of Protab Chander Rai, Rain Coomar Rai, Dirga Kirja Rai, Nitya Nanda Rai, Pran Krishna Rai, Rain Chander De, Pran Krishna De, Rain Chandra De, Bonamali De, Ankhil Chander Rai, Kolaish Chuader Rai, Tara Chuca wai, Romesh Charan Rai, Ram Coomar Rai, Kishore Mohun Rai, Sraaoti Adanda Mohi Takurani, Ram Coomar Rai, Kishore Mohun Rai, Sraaoti Adanda Mohi Takurani, Ram Coomar Rai, Kishore Mohun Rai, Sraaoti Adanda Rai and Roghoo Nandan. Sudder jumma Rs. 2,491-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 1761.—Taraf Modan Chowdry; recorded proprietors Lakhi Kanto Dutta and others. Sudder jumma of the entire estate Rs. 688-6-5. The share of Ram Doyal, bearing a sudder jumma of Rs. 13-13-0, will be sold, the remaining proprietor having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No 1894 —Taraf Magan Ghoneskam; recorded proprietors Bhoyrub Chuuder and others. Sudder jumma of the entire estate Rs. 560-5-0. The shares of Bhoyrub Chuudra, Mahoned Dowloth and Tarini Charan Surma, bearing a sudder jumma of Rs. 424-13-0, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

No. 1982).—Taraf Makomed Monohor; recorded proprietors Alfa Bibi, Ahmedullah, Chand Bibi, and Ethbar Ali Chowdry. Sudder jumma Rs. 68-15-6. The entire estate will be sold.

For Arrears of Revenue.

No. 2000.—Kismat Moorari Dhur Canongoe and Nil Comol Sen, Baboth Taraf Gouri Shunker Canongoe; recorded proprietors Scunoti Arnapoorua Takurani, Krishna Chunder Gupta, Petamber, Sarath Chunder, Juggnth Chunder, Latoo Meah, Umed Ali, and Ananda Mohi. Sudder jumma its. 1,230-3-1. The entire estate will be

The state of the s

No. 2201.—Kismoth Najiruddin Ahmed, Baboth Taraf Hosan Wali; recorded proprietor Najiruddin Ahmed Sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismoth Provabutty, Baboth Taraf Brojo Kishore Canongoe; recorded proprietors Abul Khoir Mahomed, Mohotsona Billah, and others. Sudder jimma of the entire estate Rs. 467-11-10. The shares of Boishinth Charan Dutta, Fatch Ali, Gour Hari Biswas, Khoolun, Madan Mohun, Mahomed Ali Chaprasi, Noor Bibi, Warish Rohoman Syud, Ram Das, Ram Das, Ram Das, Sarath Chamler, Hari Charan, Shahitree, Moonshy Tilok Chunder Biswas, Shek Mahomed Basheerullah, Amir Ah, Noor Abamed, Taruk Chunder Dutta, Oma Churu Dutta, Moonshy Tilok Chunder Biswas, Sarath Chunder Wadder and Srimoti Nosilini Bibi, manager and guardian of Romesh Chunder Biswas, bearing a smider jimma of Rs. 186-11-11, will be sold, the remaining proprietors having opened separate accounts under Act V1 of 1850. separate accounts under Art X1 of 1859.

For Arreavs of Revenue.

No. 2432.—Kismoth Pran Krishna, Gopi Mohun, Gooroo Dass, Hara Dass Rai, Baboth Taraf Joogul Kishore; recorded proprietors Hara Das, Gooroo Das, Gopi Mohun and Pran Krishna Rai. Sudder jamma Ra. 3,353-14-3 The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambya; recorded proprietor Akbar Ah Chowdry. Sudder jumma Rs. 606-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishore Canongoe; recorded proprietors Ali Hosan and others. Sudder jumina of the entire estate Rs. 819-1-7. The shares of Varoth Chundra Tapadar, Ali Hosan, Buksha Ali, Boishnub Churn Chowdry, Gour Kishore, Gonri M hun Biswas, Jadooram Tinkar, Lahtha, Modhooram, Udoytara, Poran Das Chowdry, Prom Narayan, Ram Joy Bodya, Ram Das Surma, Ram Dhun, Ram Chundra Biswas, Radharam, Roohi Das Pal, Shomshere Ali Susty Chundra Srimoti Pran Kishori, Rookinny, Kodas Chandra Sen, Shek Dhonoo Sadagur, Bungshy Bodon Biswas, Pran Hurry Ladinic Korim Bukshaw and B dshoub Charan, hearing a sudder jumma of Rs. 478-5-4, will be sold, the remaining proprietors having opened separate accounts under Art XI of 1859.

For Arrears of Revenue.

No. 2933. Turnf Shachiram Canongoe; recorded proprietors Aiton and others. Sudder jamma of the entire estate Rs. 826-14-3. The share of Shek Asanullah Chowdry, bearing a sudder jumms of Rs. 102-4-5, which is under butwara, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3039.—Taraf Sham Raja; recorded proprietors Brindatom Raha and others. Sudder jimina of the entire estate Rs. 673-14-3. The shares of Hurg-bindo Raha, Magan Das Raha, Durga Churn Raha and Rumjan Ah, bearing a sudder jimina of Rs. 211-8-8, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Recenue.

No. 3125 - Turaf Srimonto Ram Canongoe; recorded proprietors Abdulbih Khan and others. Sudder jumma of the entire estate Rs. 4.737-12-0. The snares of Abdullah Khan, Hamuduhah Khan's nephew Abdullah Khan, Bodyanath, Ram Kishore Sen, Ananda M dum Naha, Srimoti Wasa Khatin, Jan Ah Chowdry, Bodyanath Sen, Sham Soonder Sen and Ram Kishore Sen, bearing a sudder jumma of Rs. 843-13-9, will be sold, the remaining proprietors having opened separate accounts under Act X1 of 1859.

For Arrears of Kerenuc.

No. 388) — Targe Obeydullah, Shek Mohamed Osi, Shek and Mohamed Ali; recorded proprietors Amena Bib., Ahamed Ali, Boumjan Bib., Abduriah Khan, Mohamed Bostrullah and Ramijaddin. Sudder jumma Rs. 678-70. The entire estate will be sold.

For Arrears of Revenue.

Mchal Lakheraj rezumed

No. 20175. - Talleck Mohamed Kaloo, Kamar Ah; recorded proprietor Shek Mokiad Ah. Sadder jumma Rs. 518-5-3. The entire estate will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under Act VII of 1868. Act II of 1871, Section 6, Act XI of 1859, that the under mentioned extates in the district of Chittagong will be put up to public and unreserved sade at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 26th day of December 1876.

NOABAD. For Arrears of Revenue.

Mouzah Patholi, Thanna Ramov.

No. 49. Talook Gourt Sanker Bodyanath Canongoe; recorded proprietors Ali Hossein and Abdul Hamid. sudder jumma Rs 1,491-4-9. The entire talook will be sold.

For Arrears of Revenue.

Mouzah South Nhilla, Thanna Teknaaf.

No. 460.—Talook Khoameh Chowdhuria. Srimoti Omsri Chowdhuria, Lathong Chowdhuri, Lapo Chowdhuri. Lapechoo Chowdhuri, and Srimoti Chaiorao Chowdhuria, baboit talook Kandao, Nilam Charapooroo Chowdhuri, sudder jumma, including road fund, lts. 677-11. The entire talook will be sold.

For Arreurs of Revenue.

Mouzah Char Shahek Bakaha, Thana Town.

No. 559.—Talook Ahmed Ali, Mahomed Esof, Korban Ali, Ajgar Ali, and Srimoti Noorbibi; recorded proprietors Ahmed Ali, Mahomed Esof, Korban Ali, Ajgar Ali, Srimoti Noorbibi, and Mahomed Nosim Sowdagar sudder jumma Rs. 686-4. The entire talook will be soid

For Arrears of Revenue.

Monzah Teknaof, Thana Teknauf.

No. 1401.—Talook Khepong Chowilhuri, Omphroo. Srimon Nao, Champooree, Ongree, and Kasim Ali, Nilam Akhil Chandra, Nandy, and Obhoya Charan Ghose; sudder jumma, including road fund, Rs. 699-2. The entire talook will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 9th day of February 1877.

FIRST CLASS PERMANENTLY-SETTLED ESTATE.

To be sold for realization of expenses under the Hutwara Law, Regulation XIX of 1814.

No. 2033.—Taraff Shachiram Canongoe; recorded proprietors Aiton and others; sudder jumma Rs. 826-14-3.

(1) The shares of Auloka, Ram Doyal Sen, Srimoti Broja Bashi, Jagath Chandra Sen, Tarak Chandra Sen, babott malik (iopal Das Sen, Tilok Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Gunnesh Chandra Sen, Vikan Chandra Sen, and Gogan Chandra Sen, bearing sudder jumma Rs. 125-10-11, which is under butwars, will be sold.

(2) And the shares of Auloka Shoondoree, baboit malik Nemy Charan Canongoe, Aulka Shoondoree, and Ramdoyni Das, bearing revende Rs. 11-3-1, will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Burdwan will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

No. in the rent-roll.	Class	Name of mehal and pergumali.	Proprietors.	Government revolue.	Remarks.
ds	First Class permanently settled astate.	Khorumpors, pergun- nah Shahabad.	Synd Attaur Rohomon, Synd Abdool Puttah, Sramutty Khobira Bibee, Talia libee, Synd Mahomed Bu- sha, Synd Mahomed Taha, Boshi- run Nissa Bibee, Shoada Bibee.	Rs. A. P. 8,189 9 10	The estate is to be sold for arrears of Government revenue only.

BURDWAN COLLECTORATE, the 17th February 1877.

A. C. Bert, for Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Durbhunga will be put up to public and unreserved sale at the Collector's office of that district, on the 15th day of March 1877, corresponding with 16th Chait 1284, F.S., for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

Sorial number.	Towjee uumber.	Name of mehal and pergunnah.	Name of proprietor.	Budder jo of the w noclu	hole	Sudder jumma of the share to be sold.	Arrears for which the estate is to be sold.
-				Ra.	Δ. P.	Re. A. P.	Rs. A. P.
1	35	Jonapor Roodur, pergun-	Jagoo Lat Singh, Rhairo Sabai Singh, Girja Rat, Harbhagut Lat.	2,891	5 7	183 12 5	9 2 4
3	540		Baboo Bunwari Lai Sahu, Sg. Sk. Ik. 2d. Sr	564	6 4	€3 6 11	3 5 9
			Mussamut Bebee Walset Fatims, 7g. 1k. 1k. 1d.	564	6 4	25 6 4	6 5 7
		!	Sheik Jawad Ali and Musaamut Zmatun Nissa, 20, 3k, 1k.	564	6 4	9 15 7	2 8 0
	ı	1	Mussammi Bebee Walnot Patima, 2g. 8k. 1k	504	6 4	9 15 7	2 8 0
	1	,	Sheik Hefaniddin Hossein, 3g. 2k. 5r.	5414	6 4	1u 14 10	
	İ		Mussamut Bebes tzatunnissa, mother and guardian of Hotoohumsess, 1g. 1d. 8r.	564	6 4	3 10 0	
3	1404	Kalleyanpur, pergunnah Havi	Chowdhry Kaliy Pershad	579	10 4	406 1 1	12 5 6
4	1803	Sakhwar, percuunah Loa- wan,	Palat Singh Past, I annas	594	15 5	20 12 6	5 3 1
8	2414		Jhonts Mardar, 8 annas	HOS	0 5	449 0 4	56 2 0
Ē	1496	Kapchhahi Nisi, pergun-	Heyn Lul Jhn. 5 gundas		11 7	16 15 5	
			Mussamut Bacha Ojhain, Ap. 1k. 1k.	1,045	11 7	11 4 10	166
7	8487	Hirdhar Sham, pergun- nah Hirni.	Ramijiwan Chowdiry, 1a. 1g. 1k. 1k	815	13 7	54 6 3	612 8

DOORGADAS CHOWDERY, Dy. Collr., for Offg. Collr. on tour. DUBBHUNGA COLLECTORATE, the 10th February 1877.

NOTICE is hereby given, under Section 6, Act XI of 1850, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revonue and other demands, which, by the Regulations and Acts in force, are directed to be realised in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS II .- Temporarily-settled Estates.

Number of Towjee.	Name of Mehal and Pergunnah.	Sudder jumma.	Name of Proprietor.	Amount of arrear due.	· REMARKS
3551	Dearah Nugawan, per- guanah Monghyr.	Ra. A. P.	Talabur Koomar and others.	Ra. A. P. 538 8 0	This estate will be sold for arrears of revenue, its. 538-8, due on the 18th January 1877.

Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arreters of revenue and other demands, which, by the Regulations and Arts in force, are directed to be realised in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I .- Permanently refiled Estates.

umber of lowji.	Name of mehal and persumah.		dder nma		Name of proprietor	A IDO			Romando
-		Ra	 .	r		lks.	A	P .'	
1405	Chuck Ahmod, &c. pergunnah Maiki	127	1		Meer Muzhur Alt and Others.	٠	9		The share of is, ig i.e., belonging to thurs Stuth and others, which is diedor bulwas and bears a sudder jumma of Rs. 64-6, will build for arrears of revenue Ms. 8-8, due on the
1454 .	Kudtrabad, pergumuh Nyepon	- 524	10	0	Bhah Mohson Als .	0	8		This detailers 1877. This colair will be sold for arrears of revent
	Raghupur Masourah, pergunnah Ameriku	1,138	15	0	Mohrsh Singh and others.	3	13	0	6 mms, due on the 12th January 1977 3d be shaw, of which a separate account we opered under section 10 of Act XI of 189 learing sudder jumms of Rs. 11-9, will be so for arrears of receive Rs. 3-13, due on the 13t January 1877
3654	Kiamut Jaidpur Seaunderpur, per- guinah Salemabad.	511	5	0	Chowdry Nilkant Per- saud and others.	U	3		With the exception of Sannas share of Nikas Persad, of which the jumma is Ra Sal- acparated inder Act XI of 1859, the remaini- share of Shewanadan Singh and other bearing a sudder jumma of Rs. 255-11, will be add for arrears of revenue Ra 0-5-8, one on the 12th January 1872.
32 2	Chuckye Mai Suners. Khotha, per- gunuah Chuckye	1.050	8	O	Morsamit Team Lai- lit Komri and others	H,V	t		With the exception of 6s 4st 14s 48 12p, shall of Maharajah Kir Joonninghe Singh, K Ca. bearing a sadder jumins of Rs 485-18, the rent-roll of which has been aspected and section 10 of Act XI of 1835, the remains share of Mosanuti Lekni kours and other which bears a jumin of Rs 636-10, will I sold for arrests of reconde Rs 88-1, due on the 12th January 187.
1041	Khodawandpur, perzunnah Blosan	1,008	•	0	Odbiel and others	12	12	Q	This estate will be sold for arroges of revent Rs. 12-12, due on the 12th January 1877
1861	Mohooli Desrah, pergunnah Monzhyr	781	11		Grish Chunder Bixwas and others.	0	¥	0	1d. eg. 18e ab. share of Bhim Munder an others, which is under butwars, and best andder jumins of Ra. (3), will be seld for arress of revenue 9 annas due on the 12th Januar 1877.
7 50 5	Chilmii and Kari Chuck, per- gunnah Malki	1,539	10	q	others.	2	٠	n	22. Lip is share of Nuthoo Simple and other which in under butwars, and lears mold- jumna Rs. 266-1, will be sold for arrears or revenue Rs. 2-6, due on the 12th January 187

OTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Nudden will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I.—Personently-settled Estates.

No. 17.—Dhee Alfa, pergunnah Bagwan; recorded proprietors Santiram Rai and others; sudder jumma of the entire estate Rs. 8.670-5-3 and police Rs. 96-3-7. The share of Shantiram Rai and others, hearing sudder jumma Sundery Bermania, mother and guardian of Kishtonath Rai and others, bearing sudder jumma of Rs. 4,624-3-15 and police Rs. 51-4-11, will be exempted from sale, as they have opened separate accounts

No. 34—Bharatpore, pergunnah Plassy; recorded proprietors Mohesh Chandra Rai and others, sudder jumma for the entire estate Rs. 612-4-3, and police Rs. 6-10-8. The share of Novin Chandra Sen and others, hearing sudder jumma Rs. 275-8-4 and police Rs. 3, on account of which a separate account has been opened in No. 34-1, will be sold for recovery of Rs. 6-3-7 on account of Government revenue.

No. 40.—Taraf Batye, pergunnah Batye; recorded proprietors Thakamonie Debys and others; sudder immas

No. 34-1, will be sold for recovery of Rs. 6-3-7 on account of Government revenue.

No. 40.—Taraf Batyc, pergunnah Batye; recorded proprietors Thakamonie Debya and others; sudder jumma of the entire estate Rs. 8.86-7-2, and police Rs. 110-13-5. The share of Saklamonie Debya and others; sudder jumma Rs. 3,302-0-8, and police Rs. 41-9-1, will be sold for recovery of Rs. 501-6-3 on account of Government revenue.

No. 117.—Debec Chandie, pergunnah Pajnour; recorded proprietors the Official Assignce and others, sudder jumma of the entire estate Rs. 10.246-2-8, and police Rs. 129-2-4. The shares of the Official Assignce and others, bearing sudder jumma Rs. 808-9-4, and police Rs. 10-3-6, will be sold for recovery of arrears of revenue Rs. 171: the share of other proprietors, Jogendra Chandra Pal Chowdhuri and others, the total sudder jumma of which Rs. 9,437-9-4, and police Rs. 118-14-10, will be exempted from sale, as they have opened a separate secount.

No. 369.—Dehi Nischindpur, pergunnah Jangirabad; recorded proprietors Bamondas Mookerji and others; sudder jumma of the entire estate Rs. 1,414-13-5; will be sold for recovery of Rs. 1-2-4 on account of Government revenue.

revenue.

No. 438.—Taraf Ranaghat, pergunnah Ranaghat; recorded proprietors Issur Chandra Pal Chowdhuri and others; sudder jumms of the entire estate Rs. 1,359-14-3, and police Rs. 15-10-3. The share of Issur Chandra Pal Chowdhuri and others, bearing sudder jumma Rs. 223-4-4, and police Rs. 2-5, will be sold for recovery of Rs. 1-2-6 on account of Government revenue; the share of other proprietors Radhamoya Dey Chowdhuri and others, bearing sudder jumma Rs. 1,136-9-11, and police Rs. 13-5-3, on account of which separate account has been opened, will be exempted from sale. No. 490.—Dehi

exempted from sale.

No. 490.—Dehi Shamta, pergunnah Mulghur; recorded proprietors Rajkumari Dassi Chowdhurani and Madhub Chandra Pale, sudder jumma of the entire estate Rs. 4,154-2-4, and police Rs. 45-7-6. The estate will be sold for recovery of arrears Rs. 500 on account of Governmenter tenue.

Temporarily-settled Estates.

No. 2254.—Char Sooksagar, pergunnah Psinour; recorded proprietors Rajkishto Bandopadhis and otherse sudder jumma of the entire estate Rs. 506-3; will be sold for recovery of Rs. 16-2 on account of Government revenue.

revenue.

No. 3192.—Pergannah Bhur Fatajungpore, pergunnah Bhur Fatajungpore; recorded proprietors Shital Chandra Ghosh and others; sudder jumma Rs. 2,433-1. The share of Shital Chandra Ghosh, bearing sudder jumma Rs. 1,264-1, will be sold for Rs. 595-2-5 on account of arrears of revenue; the share of other proprietors Panchanon Ghosh and others, bearing sudder jumma Rs. 1,159, on account of which a separate account has been opened, will be exempted from sale.

NUDDRA COLLECTOR'S OFFICE, the 19th February 1877.

. C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates, in the district of Rajshahye, will be put up to public and unreserved sale at the Collector's Office of that district on the 21st March 1877, corresponding with the 9th Choitra 1283 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the kist December 1876.

ľowji niher	Name of mobal and pergunnan.	Names of Proprietors.	Government revenue.	Arrears due.	Remares.
148	Homan forehart and this Darsons, per- guman Maiamest-	Worshipper of Radha Gavind Deb Thakoor, Paja Bayi, mother of Govind Proceed Singh Raya, minor, Grish Chundra Dutte, Protuma Soondari Dasya, and	Rs. A. P. 4 373 1 0 Police, 36 6 0	Rs. A. P.	
	pore.	Mr. A. Gallois. Deduct'on account of separate account opened under Aut X1 of 1859	4,403 7 U		
		Special No. 1.—Grish Chundra Dutta, share 2 annas 3 gundas 2 cowries and 10 tects.	591 4 0 Police. 4 1 0		
		Special No. 2.—Protima Scondari Dasya, share 2 annas 2 gundas 2 cowries and 10 teels.	gas 5 0 581 4 0 Police, 4 1 0		· :
			8H5 6 D		. .
		The remaining share to be sold, belonging to the uniformentinned persons:—worshipper of Radha Govind 1eb Thakoor. Paja Rayi, mather of Govind Proud Sing Raya, miner, joint share. **Bpecial No. 3.**—Mr. A. Gallois, share 6 annas	1,170 10 0 2,607 1 0 Polico, 13 14 0 1,204 4 0 Police,		This share, on account of which separate ac
250	Scorjopara, pergunnah	Sauta Moni Dehia, Shahitri Dasya, Kali Presad Chow-	8 6 0 1,604 14 0	200	count has been opened will be sold.
	Tegachit.	dhury, Bhaha Deh Talookilar, Debi Prosad, Ram Bonaton, Ganga Prosad Lahori, Isbur Thandra, Giniga Govind, Bipen Chandra Chowdhury, Rama Bondery Debya, Pramath Roi, niner Gowrinath, Guru Prosonua, Pareshnath Rai, Ram Churen, Guru Churen, Boroda Churen, Gimza Churen, Shiv Churen, Durga Das Khan, Horomoyi Debya, Kollas Chandra Lahiry, minor Hori Das Lahiri, Kuli Boundery Debya, Dighosena Debya, Shorja Kanta Lahiri, Chundra Kanta, Rontoni Kanto Lahiri.			
		Special No. 1.—Share 1 anna 11 anndas 2 kranti, Ram Churen, Guru Churen, Horoda Churen, Gunga Churen, Shiv Churen, Durga Dua Khan.	156 4 0		
		Special No. 2.—Share 12 guidas 3 cowries 2 kars 19 teels, Horomoyi Behya, Kolas Chandra Lahiry, nunur Huri Das Lahiri.	63 6 0		
		Special No. 3.—Share 1 anna 1 gunda 1 cowrie t krauti, Kali Soondery Deliya. Special No. 4.—Share 7 gundas I kag 9 teela Digbo-	107 0 0 85 11 0		1
		some behys. Special No. 5.—Share 5 gundas 1 cowrie 1 kranti, Shurja Kanta Lahlri. Special No. 5.—Share 10 gundates 2 cowries 2 krantis Chindra Kanta, Romoni Kanto Lahiri. The remaining to be sold for arrears of revenue due on account of the joint share of the following	26 19 0 53 6 0		
353	Kismit peccinus Chinaso.	Bisaumper Sanyat, Shomblui Chundra Lahret, Isbian Chundra Acherjee Chowdhuri, Horo Soondari Debya	1,310 15 0	121 11	
	•	Chowdhursal. Deduct in account of separate account opened under Act XI of 1829—		-	
		Special No. 1 Share 10 gundas Horo Scondari Debys thowdhurany. The remaining to be sold for arrears of revenue due on account of the joint share of the following	İ	<u>.</u>	:
		persons: Kam Chundra Acherjee, Dakhuua Soonderi Debya, Biasumber Sanyal, Shomblin Chundra Lahiri, Ishan Chundra Acherjee Chowdhuri.	945 3 0	1 1	This joint share will in sold.
3 76	¹ Kismut pergunus , Hograpore	h Worshipper of Radha Govind Deb Thakoor Paja Baya mother of Guvind Promd Singh Rai, minor, Mr. A. Gallois. Detail.	1,269 13 0	1	The whole estate we be sold.
	•	Worshipper of Radha Govind Deb Thakor, Paja Bayi, mother of Govind Prosad Singh Rai, minor,	1,018 10 0	201 11	This joint share will t
423	Singordoho, Tuppe Chapoyal.	jourt share. Jacesaf Ao. 1.—Share 6 annas, Mr. A. Gallois ji Mohant Gonga Ram Gossami, worshipper of Ram Chundra Deh Tuakoor, Luchmi Kounri.	611 3 0 1,632 4 0 Police.	178 1 1 18 18	
421		iil. Broje Scondar Mullick, Raj Mehini Debya, Herikriste: Mullek, Jadu Nunduu, Dosbokt Nunduu, Ruhin Nundun, Shiv Chunder Sen, Krishteshur, Anund Mahun Messondar, Joynath, Keshubnath Eishu Weoma Scondari Debya, Santo Mom Debya, Ra	1,534 12 0	19 4	Ditto.
440	Turnf Bahodipur, Tu peh Chapmia.	Mohini lebya. p-Podolochun, Broja Soondar, Horikristo Mullick, Kriste Muscounder, Jasiu Nundun, Dolboki Nundun, Euhin Nundun Sen, Hara Chandra Joardar, Wooma Soon dari Debya, Kashimath Bishin, Kaj Mohini Debya Jny Nath Rishu, Santo Moni Debya, Keshubnath Bisho, Brojo Koomar, Sree Krishto Mullick.	1,365 10 0	21 0	Ditto.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

2 0			<i>-</i> 11 :	i		
Number on the	Class.	Name of mebal and perguinah.	Proprietors.	Fudder Jumius.	Arrests due.	Remarks.
1675	Piret Class	Taluk Saiduddin Khan	Bajendra Chandra, Neogr. and	Rs. A. P.	Ra. A. P	(M the entire setate 13 annes share
,		Basharat Khan, Barhan Kuau, and Badula Khan, in pergumah Baserge- medpur.	Aurna Purua Dazi.			bearing a sudder jumins of Ra. 11,070-15-8, belonging to the pre- prietor Repeader Chendern Negel, wi- mily be sold for arreary of Govern- ment revenue. Four sinus in suc- of Auria Furin line, for whice separate accounts were opened, wi- be azoluded from the sale.
1915	Ditto	Taluk Ramdeb Sen, in Tap- pa Habib Siltmabad.	Bhagaban Chandra Bhatta- charjea, Ganga Dan Mucker- jea, Golds Chandra Sen, Durga Charan Sen, Maheawari, Ra- jam Nath Sen, Kali Kumar Itas, Itam Kanal Sen, Radha Nath Pachaspati, Jagat Chan- dra Ben, and Ram Deb Sen.		21 10 8 }	Of the entire estate 12 annual 10) gunds 2 kmrtin 3 tile sinare, bearing a sudde jumma of Ra 1,401-55, belonging the proprietors (singa bas Ruckmjet Golak Chandra ben, Maheawart, Rajani Nath Sen, Kali Kumar Da Jama Chandra Non, and Ram Deb New will only be sold for arrears of Covernment revenue 3 annua 24 gunds 17 kiashare of Radio Nath ffacharpts, Ram Kamai Neu, Hingasha Chandra Rhaltacharjea, and Durg Charan Ren, for which separate accounts were oposed, will be exclude from the saic.
i. 4709	Disto	it annas share of Joar Lohalis, in pergumah Bosergamedpur.	Jaga Mohan Guba, hissa 12 annas. Jagabandhu Nag, hissa 4 annas		40 10 Sj	The entire estate will be sold for arrear of Government revenue.
5196	Ditto	Char Kakra, together with Rampura.	Shek Abdulla Mish and Bha- bam Shanker Mitter, hussa 0 annas.	4,621 4 0 Roma come. 46 7 0	2,420 8 8 83 7 6	Of the entire estate, Bannas share of Mos Abrolia Mish and Bindren Sharker Mitter, bearing a midder jomma o
		1	Moniovi Amiraddin, hissa 1 anua.	496 3 0		Ra. 4,221-5, rend censula 44-7, it guid abare of bakasa libanu. Biba, andd jumma ika 248-10, rend censula 2-8- wilibe separately no d. for the arrest
			Moulovi Abdullah, spardian of Molamed Ali Ullah, minor, hissa j anna.	545 16 0		of Government revenue, to guide share of Moul et Afelude, augedian Molamed All Ulials miner, 1 aug
		•	Abdul Soban Mish, hises 51 annas.	1,719 6 0		ninge of Mouley: Amiradely, 5 mins 10 gendas share of Abdiel Schan Min 10 gendas share of Kamsi-cimes Hibi, 10 gendas share of Sanjan Bil
		•	Kamerannessa Bibi, hissa }	245 10 0		and 10 gundas share of Nurjan 161 for which separate seconds we upoutd, will be excluded from the sa
	1	ŧ	Sabjan Bibi, hissa t anna	245 10 0		
			Nurjan Bibi, hissa i anna	\$46 10 U	!	
			Bakaya Bahnu Bibl, hissa 4 anna.	245 10 0 Road cess 2 3 6	109 1 6	
s. 5209	Ditto	Mouzah Shihpur, pergun- nah Gopalpur.	Bliairab Chandra Majumdar and Muhesh Chundra Dutta.	1.734 8 0 Mond cess. 17 0 0	818 00	The entire estate will be sold for arrect of Government revenue.
6. 53 10	Ditto	Monzah Mohadebpur, per- gunnah Gopalpur.	Dişto	758 0 6 Road ceas. 8 6 9		Diti.3 disso.
. 6222	Ditto	Char Kristapura	Behari Lai Roy Chowdhury, huma 4 annus 174 gundas.	941 7 9 Road coas. 9 7 2] Of the enture estate, 4 annas 17} gund : share of Heliari hal Roy Chowdhii ! le gring a sidder lumma of Ra. 941-7
	j	!	famizaddiu Chapladar, hism i anna.	196 1 0	1	r ud crea Re. 9-7-2; I ama shi of Axemaddin Howlader, audi jumma Re. 193-2 road com Re. 1-1
		•	Murley: Asiandin Abarred Chowdhury, blass 3 annas 24 gundas.	609 9 1		5 guidas share of Neamatolla, n sudder jumms of Ha, 48-4-6, re ceas 7 annas 9 pies; and 2 an 5 guidas share of Mohamed 2
	The state of the s	1 1 1	: Kashi Kanta Padder, husa i anna.	97 46		i zem Chowdhury, audder juisma 454-4-6, road cosa Ha. 4-5-9, will separately sold for arroars of Goves zent resenue, I sona share of Tam
			Moulovi Amiraddin, hima 3	343 8 0	; ;	adilii: Chapledar, 8 annas 8) guid ahare of alouiori Asisedin Aham Chowdhury, 10 gundas ahare of Kas Kanta Faddar, and 8 annas ahare Moulovi Amiraddin, for which ass
	i	•	Azımaddi Howladar, husa 1 anısa.	193 2 0 Read ress. 1 15 0		rate accounts were opened, will excluded from the mie.
	\$		Neamatulia, hisea 5 gundas	87 4 6 Brad cree. 0 7 9	16 13 3	
		· · · · · · · · · · · · · · · · · · ·	Mohamed Kasem Chowdhury, hims 2 annas 5 gundas.	454 5 4 Road ress	150 14 8	

OTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's office of that district on the 28th day f March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS 1 .- Permanently-settled Estate.

No. 1298. Chounri, pergunnah Chynpore; sudder jumma of the entire mehal Rs. 800; recorded proprietor Dewan Ramjeawun Sing, non-applicant. With the exception of the share of the applicants with whom separate ecounts have been opened under Section 10, Act XI of 1859, the snare of the above non-applicant, bearing a jumma if Rs. 267 s. 11 p. 8 k. 16, will be sold for arrears of Government revenue amounting to Rs. 71-11-9.

No. 5264. Ounruyabheri Bhooal, pergunnah Chynpore; sudder jumma Rs. 504 a. 1 p. 0 k. 123. Recorded proprietor Bessasurdyal Sing and Ramgopal Sing and others. This mehal will be sold for arrears of Government evenue amounting to Rs. 2-15-13.

SHAHABAD COLLECTORATE, the 17th February 1877.

W. S. WELLS, Collector.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Moorshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 3rd March 1877, corresponding with 11th Choitro 1283, B. S., for arrears of revenue due on the 12th January 877, on account of the kist for Uggrohan 1283, B. S.

,				-		<u> </u>
Sorial minber	Class.	Number of towles.	Names of mehals and purguinals.	Names of proprietors	Government revenue.	Remarks.
		72	Thin flagged in margument	Prankristo Hausrica, Ronowary Lall	Rs. A. P.	. Entire menal will be sold.
1	: let class	14	Gonkar.	Mumile, Breezh Chander Mundle	2,701 17	and the second with the month.
2	Intto	¥37	Mousalt l'anutes, porguit- nali Koourprotap.	Motheora Nath Mookerjea	558 4 0	Duto
3	Ditto	241	Mousah Pooparah, per- gunnah Akburahuhec.	Gour Souder Sing, Brojenath, Mud- dun Mohun Sing, Moumohau Dassia, and Sreemohun Das, Sebayet Lasur Gokool Chunder Thukoor, aiol.	1,161 14 1	1htio.
•	Ditto	273	Kumut pergunnah Bar- luck bing, pergunnah Barbuck Sing.	Altan Chunder, Chunder Mohun, Dala Hobital, Hurus Narsin, Hero Mohun, Ram Mohun, Ram Tunuder, Ramtonoo, Shite Ghander, Mohendro Narain, Ram Mohin, Kristo Kani, Hlogobutty Bohiya, a cond Ram Chander, Kaly Das, Kristo Gopal, Jechun Kristo, Ramdhon, Prem Narain, Ronomall, Kala Chand, Kristo Kishor, Hera Dali Chowdhoory, Bamoulas Glowdhoory, Radia Mohun, Peari Mohun, Ram Gogal, Rrofold-Hichowdhoory, Gogal, Rrofold-Hichowdhoory, Gogal, Rrofold-Hichowdhoory, Gogal, Rrofold-Hichowdhoory, Gogal, Papane Beebes, Arjun Nissa Re-Bee, Jecawar Rohoman, and Rajia Beebee.	2,105 6 1	Ditto.
В	intle	100	Kismut Surktipore, per- gunuali Polisro.	Hori Muhun, Khetro Nath, Radha Kristo, Gopal Kristo Mookhupadhia, Sokhi Monee Debbya, Synd Atlawar Rohoman, Synd Abdoo Futter, Khubira Rechee, Taleba Beebee, Puttehma Beebee, mother and guar- dian of Synd Mohamed Moosa unior, Synd Mohamed Talia, Rohi- mon Nissa Rechee, Syndah Rechee, and Stoedam Chunder Sen.	2,403 10 3	Dillo.
6	Dilto	472	Kismut monzali Shagur- dighee, persimuali Moholundee		716 0 S	Ihtta.
7	Pilto	: \$40	Kısmut turuf Shahanur- gur, pergiemiah Dhawali.		817 2 9	Intto.
•	Ditto	285	Turuf Ranmuggur, per- guinali Gowse	Shiba Soondery Dassya, Sarno Moon- jari Passya, Srockant Shaha, and Kadhika Proshad Shaha,	3,146 7 3	Ditto.
p	Into	. 9	Kiamut persunnah Kashi- pore, persunnah Kashi- pore	Shama Charan Bhutto, Chinndro Mook- live Dassin, Essan Chander Roy, tioneah Lall Roy, Shama Roondery Dassia, Radha Charun Sen, Khettro Nath Bunderselliya, Natiya Kally Debbya Chewdhorsany, and Brejords Bundopadhya, father and guardhan of Shoteah Chandro Bundopadhya, umor.	8,074 3 0	Only 4 annas 9 gundas 5 kag and 1 til share of mehal, sueder jumma Rs. 2,250-5-1, will be sold, e.e. the share of Gonesh Lall Roy.
lu)atto	i 111	Kumut pergunuah Chung- nudlea. pergunuah Chungnuddea	Ram Mohnn, Nagor Money, Dino- bundhoe, Shatkory, Sonameney, Geo- rosdoyai, Bulianunda, Rajkoomar, Ramiali, Brushinii, Ghose, Shokhi, Scoudery Dassia, and Prosomio Moxue Dassie.	1,202 8 10	Only eleven annas one gunda and one kowree share of mehal, audder jumma iks 591-2-5, will he sold, e.e. abare of Goorcodoyal, Na- ger Money, Shakkory, Moha- nunda, Eamjadni, Ramiali, Remodulali Ghose, and
It	Ditto	159	Kismut monash Tekagota, pergunnah Soumakhance.	Shibdoyal Rai, Girish Naram, Mohen- dro Naram Roy, Dropomoyee Bur- mony, and hally Brimme Hhuita- charjee.	1,611 3u - 5	Shokhi Soondery Passia. Only eight annas and six sundas abare of mehal, audder jumma Rs. 832-11-4, will be sold, i.e. share of Shibdoyal, Girish Narain, and Hoboudro Narain Rey.

J. F. STEVENS, Coetd. Dy. Collector in charge, for Collector.

MOORSHEIABAD COLLECTOR'S OFFICE, the 12th February 1877.

OTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mymensing will be put up to public and unreserved sale at the Collector's Office of that district on Monday, the 26th March 1877, answering to 14th Chastro 1283 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th January 1877.

No. in town.	Names of mehals and pergunnaha.	Names of the proprietors.	Govern zevenu čalai	r 12	4	rula	enr	for he le	Renarks.
									٠-
i	CL	ins 1 Mckals settled on perpetusty.	Ra	A.	ľ	R		P.	f
	Il mindshi I cowrie hissa of perminish Attis, accinding the share separated under Act XI 1859, as snewn below:	Ram Chand Shaha, &c	393	4	1			:	:
	13 guadah 5 c. write share of pergunnah Attis, having separate account under Act XI of 1859.		61	;	Ħ	} :	8	10	
12	7 guidales share of perguinal Atta having separate accounts under Act XI of 1859.	Hati Charan Masuudar	= to	:5	3 .	;			
			7444	1.3	• '				
	I ama share of remindari pergumush Nassi- ruzesi		1.148	3	0	204	2	0 .	
137	Springs has of pergumen Shusungh	Rum North Sing and others	1 (1) W				11		
5115	Chur Durik satia, persimiah Aliquancha Jower Jaggat Chur, persimiah Bardakhat,	Chandra Ban Delon and there	1155			_ 2	13	H	
6179	executing the share separated under Act XI of 1859, as shewn below —	Kali bhairub Roy and others	2n	5	{ †				
6179	Jower Jazgat Chur, pergannah Hardakhat, 2 unmas share separated under Act XI of 1859.	Hari Kishore Adhikari .	91	5	6	!			
6179	Jower Jaggat Chur, pergunaah Bardakhat 2 annas share separated under Act XI of 1859.	Incent Turn Dassyn	40	â	(1	}	1	o	
6179	Jower Jaggat Chur, perguanah Bardakhat, 2 annas 18 gundahs 1 cowne und 1 krauter share under Act A1 of 1809	Har Kishor Roy	122	12	0				
6179	Jower Jagent Char, pergunnah Bardekhat, Sannas share.	Ram Kishor Shuha and others	147	R	0.				
6179	Jower Jacon chur, pergunnah Bardakhat, 2 annus ahare.	Krishna Sunder Glosh	91	5	0	j			
, .	Cr	ans II.—Mehals temporarily settled			i				
5085 1	Resumed catate Rul Challangi, pergunnah Mymensingh	Illiava Sundari Debya and others	664	0	o i		. 0	Û	Notified for 55 years from 181 Ryanck 1781 B S., answering to 23th April 1874 to 36th Chaitro 1313 B S., answering to
49 15	Resumed estate opposite to Jaif, perguinali Aliapsing.	Hara Sundari Debya and othera '	2,474	0	9	61*	. 0	u	Itth April 1997 Settled for 3G yours from the Brank 1281 H S, corresponding with 12th April 1873 to 368b Chantro 1315 H S, answering to 11th April 1997
	· · · · · · · · · · · · · · · · · · ·					-			
			\mathbf{R} .	H.	P	AWE	RY,	0	fg. Collector

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

Under Section 69 of Act V (B.C.) of 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be soid under Section 72 of the said Act.

Date of removal- to Import Warehouse.	Number, Mark, and Description.	(ennignêrs.	Sliqu.
1877.			
March 10 10 10 10 10 10 10 10 10 8 8 8 8 8	5 Plates Iron, M M 2 Sheets Iron, K 2 Bundles Round Iron, no mark 47 Bars Swidish Iron 48 Bars Flat Iron, 111 in yellow or no mark 3 Bars Square Iron, B or no mark 5 Bars Half-round Iron, S C D in a diamond 1 Case, no mark 60 Barrels, X in a circle 2 Cases, J L L	Dato Dato Dato Dato Dato Dato Dato Dato	Star of Russia. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Duke of Argyll. Queen Margaret. S. S. Thomas. Ditto. Ditto. Ditto. Ditto. City of Venice.

The 12th March 1877.

((1195-1)

W. Derr Breck, Vice-Chairman.

Hooghly Floating Bridge.

Statement of Receipts from Local Traffic for the week ending 8th March 1877.

	FOOT-PAS	PROBEI.	Vani	CLBS.	İ	
	Calcutta to llowrah.	Howrah to Calcutta.	Calcutta to Howrah.	Howrah to Calcutta.	Total.	RDMAARS.
	Ra. A. P.	Rs. A. P.	Rs. A. P.	Ra. A. P.	Rs. A. P.	
otal of the week	449 7 0	428 11 0	667 7 8	687 14 6	2,116 7 9	
otal of previous nine weeks	8,347 15 9	8,291 4 3	4,534 11 0	4,251 2 3	15,419 1 3	
Total	3,790 6 9	3,709 15 3	6,190 2 3	4,839 0 9	17,536 0 0	
CALCUTTA, the 12th Mare	1877.		· ··· - · - · · · · · · · · · · · · · ·	G	i. H. Simmons,	. Secretary.

Statement of the Affairs of the Bank of Bengal for the week ending 6th March 1877.

LIABILITIES.	Ra. A. P.	ASSETS.	Ra.	A. P.
Capital paid up	2,00,00,000 0 0 16,71,119 2 6	Loans on Government Securities, &c., at Head	99.03,187	7 0
OfficeRs. 59,44,604 2 1	1,78,67,712 0 10	Office and Branches Accounts of credit on Government Securities,	890,80	
Ditto at Branches ,, 1,19,33,107 14 9 J Other Deposits at Bead Office and Branches	1,99,47,619 7 8	&c., ni Head Office and Branches Bills discounted and purchased at Head Office	43.98,316	
Bunk Post Bills, &c	. 2,77,970 14 7 . 7,05,536 13 8	and Branches Balances with other Banks	1,77,76,637 67,600	11 5
		Boliton	9.27,359 10,41,529	1 0
		Sundries	11,249 3,08,546	
		Cash and Currency	4,03,17,398	6 3
		Notes at Head Office, Rs. 81,73,199 8 6 Cash and incrency Notes at Branches ,, 1,19.78,690 13 3	2,01,51,890	0 9
Rupees	6,04,60,288 7 0	Rupeos	6,01,69,288	7 0
		By order of the Directors,		برانسبن

J. Gornon,

BARK OF BREGAL; Coloutta, the bth March 1877. (hief Acett, & Dy. Seey. (1187-1)

R. HARDIR.

Secretary and Treasurer.

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India, Calcutts Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

Registi No.	No. of Notes.	Value.	Name of Claimant.
		Rs.	
439	L 81-38072	607	
	-38070	50	
	—63556	50	
	.,55808	50 (handen Common Tol.
	65807	50 6	hunder Coomar Laherey.
	37912	50	
	51129	60	
	., -44590	50)	
440	L 83-26680	100 B	uldeo Dzs.
443	L 6156796	50 R	am Chund Mukerjec.
411	L 81-58386	50 M	ohes Chunder Bose.
447	L 81-30711	50 Si	ddessur Chatterjee.
448	L 81-36932	50 D	oorga Das Mookerjee.
449	L 44-85528	1.13	
	85529	10 (17	rancis O. Runburn.
450	L 83-81771	100 1	•
	6:322	100 J	hn Espino.
	L 90-93988	20	zopiso.
452	L 7861941		alter Newton.

Notes wholly lost or destroyed.

Registe No.	r	No. of Notes.	Value.	Name of Claimant.
			Rs.	
453	L	66-33132	50	Woodoy Chund Auddy.
454	L	83-33646	100	Surnomoi Ganguly.
456	L	24-88719	5	Shaik Hodha Bux.
458	L	82-77022	100	Hazaree Lall.
***		Notes part	ially lo	at or destroyed.

	Notes par	tially lost or destroyed.
5 00	L 89-50131 L 88-00022	20 J. Meares.
501		5 Roy Churn Mukerjee.
502	L 80-06963	20 Abdool Manyun.
503	L 53-25070	1,000 Alfred Tripe.
504	L 65-72478	20 Kanaiye Barbar.
645	L 15—43808	5 Woopendro Nath Chatter- jee.
506	L 78-21149	20 T. D'O. Partridge.
507	L 87-72096	
	72097	10 Bhola Nath Ganguly.
608	L 90-19329	20 Satoory Bancrice.
509	L 83-98552	100 Jibun Krishna Raha.
510	L 51-91635	100]
	to	
	., -91640	each. Niloo Dhun Dhun.
	L 69-86424	100
	91521	100 J
512	L 86-97039	10/26 11 6 1 5
	L 75-58047	10 Modhoo Sooden Das.
513	L 58-54852	10) 01 11 12 11
	L 96-86119	10 Sham Sunder Paulit.
514	L 74—42835	10 Lukhmi Kanta Ghose.

Notes partially lost or destroyed. Register No. of Notes. Register Nu of Notes. Name of Claimant. Value. Value. Rs. 515 L 26--57356 Sreeram Chunder Sircar. 5 L 82-81727 L 26-26380 100 Pirnalal Socrio Mull. Gain Sunkur Seu. 517 5 L 10-98947 Rakhal Chundra Ghose. 5 518 Mrs. M. Higgins. L 26-15388 519 2017 L 46-60104 520 20 Mohendra Nath Sen. L 64-18695 L 48-42646 L 41-66758 L 22-06413 Kaliprosad Mukerjee. 5 521 L 25-11102 Doorga Churn Seal. 522 L 52-49973 SUAL) BOX : -07703 -42599500 | Mohim Chundra Rey. A 89-91251 500 100 L 82-69261 524 **1**67 - 55512 50 L 81-27807 50 50 --- 34119 L 64-67609 201 20 20 Doma Bhuggut. L 79 -45661 L 89-49611 A 97 -87055 10 L 76-89033 10 ·L 88-19882 -87036 525 L 88 - 26437 10 10 Aubinnsh Chindra Sen. -26436L 96-34996 10 Syed Akber Hossein. 526 20) Mr. Ehjah Upendra Chun-A 81-14698 527 L 79-07275 dra Biswas. $\overline{10}$ L 43-34191 L 89-48619 Mohanied Fureed Klinn. 52920 L 48 -83941) 321 20 Thos. Durup de Dombal. -83942 f322 1, 45-43126 (20 Doorga Das Ganguly. -43125 323 L 77-01192 20 Lalla Soorj Bullee. -01191324 L 63-86950) 20 -86948Oshidhari Bose. L 80-77060 } 20 (1181 - 2)-- 77058 325 L 24-89725 5 Shaik Finkoo. -88726 } 326 L 41- 59739 } 10 -59738} L 40 -- 52309 10 --52302 Pittumber Banerjee. L 17-18641 5 -18544 $\frac{1}{2}$ L 16 -91401) 5 L 15---33956 } 327 L 22-01926 ---01828 Radhica Charan Mittra L 22-86818) -m840) 328 L 20-81609 5 Hara Chund Dey. -84612 § 329 L 45—15060 20 Hajee G-dam Hossein. (1186 - 1)-- 15041 (290 A 96-83523 10 Chotecdas Werned Mull. -83525 L 89-36345 ? 330 20 M. D. Roche. -36346 (331 L 89-30730 7 20 Joseph Heath. -67322 Messrs. E.sack Mahomed 332 L 46-80240 L 37-80043 and Sons. L 88--19373) 334 10 H. A. Adkin. -19374 A 92-09587 } 335 50 G. C. Caleb. -38492 } L 22--28704 } 336 5 Bholanath Mookerjee. -28707 L 24-90022 The Chief Pay-Master, E 337 -90023 I. Railway, Calcutta. L 83-30273 } 338 100 Dooly Chund. -30272 (L 46-75745 } 339 Sham Chund Paul. 20 -75746 } 340 L 65-43225 Messrs. Rajnarain Ghose 43226 and Rajuarain Bose.

, Notes partially lost or destroyed.

Name of Claimant.

41 U.		
		Rs.
342	1. 22-41744	5 Chunder Sikur Bose.
343	1. 44-63553 53554	10)
	L 64-66214 }	201 Woodey Chunder Mullick.
341	L 13-18819 } 18816 }	20)
	L 37 - 45911 } 45910 }	20
	L 3-07176 }	10
	1, 60-28756 }	Tara Chund Ghonessam
	1, 201-30560 } 30582 }	6
	L 20-37120	5
	L 21 25929 }25926 }	5)
347	1.78-450001 -45907	20 (Messes Bathgate & Co., Calcutta.
348	1, 26-08602 }	5 Anfez Khan
350	L 87 - 72096 } -72097 }	10 Bholn Nath Gangely
	•	R. E. Hamilton.

Offg. Asst. Commer. of Paper Currency

PAPER CURRENCY DEPT., the 13th March 1877.

Road Cess Notification.

WANTED an Overseer on a salary of Rs. 50, with allowances not exceeding Rs. 10 per mement, by the Instrict Road Cess Committee of Fureedpore. Candidates are required to apply to the Chairman on or before the 15th March 1977—Copies of their testimonials should be submitted. No one need apply who has not passed the D. P. W. examination for overseers.

JADAY CHANDRA GOSVAMI, Fice-Chairman,

Dist. Road Cox Contec., Furcedpore.

PRELIMINARY ADVERTISEMENT.

Western Rajpootana State Railway.

NOTICE TO CONTRACTORS.

TENDERS for the construction of a railway between Ajmere and Alimedabad, about 30) unles in length. will probably be invited in the course of the year 1877. The object of this advertisement is to give Contractors timely nolice, so that they may go over the ground, make enquiries, collect information, &c., during the present season; but the Government of India does not bind itself to call for tenders. Information regarding the alignment, works, &c., can be obtained on application to the Engineer-in-Chief, Ajmere.

E. C. S. Williams, Lieut. Col., R.E.,

Derector of State Railways.

INTEREST Iraft No. 60210, for Rs. 10, standing in the name of Koosum Coomary Dossy, having been lost or mislaid, payment has been stopped.
(1192-3) Supersur Mullick.

I OST.—The Government Promissory Note, No. 041654, of the 4 per cent., of 1842-43, for Rs. 500, originally standing in the name of Kartic Chunder Bural and last endorsed to Kanti Chunder Chatterjee, the proprietor, by whom it was never endorsed to any other person. Payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Bank of Bengal, and application is about to be made for the issue of duplicate in favor of the proprietor.

KANTI CHUNDER CHAPTERSEER

CALCUTTA, No. 10, Banistollah Street. (1159-3)

NOTICE is hereby given that Kamini Kumar Guha, Frieled clerk to Baboo Asutos Dhur, Vakil, High Court, intends to apply to be admitted as a Vakil of the said court. (1175-4) Kamini Kumar Guha, m.a. I THE undersigned, Saligram Singh, having been admitted to the degree of B.L. at the last examination held at the University of Calentts, and having duly served under articles of elerkship to Mr. A. St. John Carruthers, one of the interneys and vakeels of Her Majesty's High Court of Judicature at Fort William in Repost for the course of the server. Majesty's High Court of Judicature at Fort within in Bengal for two years, pursuant to the Rules of the said High Court, hereby give notice of my intention to apply to the Judges of the said Court to be admitted as a Vakeel thereof. Dated this 2nd day of March 1877. (1178—4)

Salignam Singif.

The state of the s

THE sale of Putner Talook Anekuah, in perguntah Pawnen, Nos. 133, 134, and 135, situate in the district of Hooghly, and of the piece or parcel of land commonly called Ballacgange, belonging to the estate of Ramiruttun Bancijee, which was advertised in the Exchange Gazette. for 17th day of Fehruary instant, has been postponed to Saturday, the 17th day of March next, at 1 o'clock in the afternoon, when the Receiver of the High Court will

sell the same at his office in the court premises.

For particulars apply to the undersigned.

(1162-4) J. C. MacGregor, Receiver, High Court.

Notice

S hereby given that the right and interests of Babo-Narsing Narayan, lunatic, son of Baboo Kufdeep Narayan, decensed, in the two annas share of mouzah Parayan, decensed, in the two annas share of monzah Rampore Ataul, pergunash Goa, in zillah Sarin, under the management of the Court of Wards, will be put not public sule at the Sarun Collector's Office, on Wednesday, the 28th March 1877, corresponding to 29th Cheyte 1284 Fusli, for the liquidation of debts due by the outsite. the estate.

Right is reserved to postpone the sale in any case where the bid fulls to satisfy the officer holding the safe. The upset price of the aforesaid property has been fixed at Rs. 3,600 (three thousand and five hundred only).

The party purchasing the above will be subject to the conditions set forth in Sections 22, 23, and 21 of Act XI of 1859,

STATEMENT.

-	•			
Name of montah.	Ward's	Government (ovenno.	Gross rental,	REMARES.
Rampore Alsuli, pergumah Goa. Total	2 nticina	21 5 4	R* A. P. 75 13 3 75 13 3	To be sold for the liquida- lant of debts due by the estate.

W. M. CLAY, Offg. Dy. Commr.

DY. COMMR.'S OFFICE, BANKTPOUK,

The 19th February 1877.

(1158 - 3)

Notification.

NOTICE is hereby given that the rights and interests of Baboo Ambika Pershad and other minor sons of Baboo Narayan Singh, deceased, in the shires of the mouzalis detailed below, situate in zillah Sarun, under the management of the Court of Wards, will be put up to public sale at the Sarua Collectorate's Office on 28th March 1877, corresponding to 28th Cheyt 1284, F.S., for the liquidation of delets due by the estate.

Right is reserved to postpone the sale in any case where the bid fails to satisfy the officer holding the sale. The upset price of the properties to be sold has been fixed at Rs. 5,500.

The party purchasing the same nill be subject to the conditions set forth in Sections 22, 23, and 24, of Act XI of 1859.

Mouzatis.	Ward's share.		Gove, rere iue.	Net prout
1 Ardawa, pergunnah Goa 2 Agalea, dilto 3. Gaimassur, perch. Goa Total	f annas 6 pie . I anna	178 5 3	Rs. A. P.	93 12 9

W. M. CLAY, Offg. Deputy Commr. Dr. Comme.'s Office, Bankipore, The 9th March 1877. (1189— (1189-2)

India General Steam Navigation Company, "Limited.

TIME Half-yearly Ordinary General Meeting of Share-holders of the above Company will be held at the registered Office of the Company, No. 4. Fairlie Place, at noon of Wednesday, the 14th duy of March 1877.

The Share Transfer Book of the Company is closed

from this date until the 14th instant.

By order of the Directors,

G. J. Scott, Secretary.

(1180-2)CALCUTTA, the 1st March 1877.

Bengal Tea Company, "Limited."

THE Thirty-third Half-yearly General Meeting of Shareholders will be held at the registered Office of the Company, No. 4, Crive Row, at 3 P.M., on Wed-28th instant, for the purpose of passing the nesday, the Directors' Report and the Accounts to 31st December last, and declaring a Dividend.

The Transfer Books will be closed from the 14th to 27th instant inclusive.

JARDINE, SKINNER & Co.

CALCUTTA, the 8th March 1877. (1188-3)

Hoolungooree Tea Company, "Limited."

IME Ordinary Half-yearly General Meeting of the THE Ordinary Indi-yearly General Meeting of the Shareholders of this Company will be held at the registered Office of the Company, No. 5, Gurstin's Place, on Saturday, the 24th March 1877, at 12 noon, to receive the Report of the Directors, pass the Accounts for the half-year cuding 31st December 1876, to declare a Dividend. and teetransact any other business that may be brought

The Share Register Books of the Company are closed until the 24th March 1877.

By order of the Directors.

R. S. STAUNTON, Secretary.

CALCUTTA, the 12th March 1877. (1193-2)

Kalacherra Tea Company, "Limited."

NOTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 104, Clive Street, on Wednesday, the 28th day of March 1877, at 3 p.m., to receive the Directors' report, pass the accounts to 31st December last, and declare a final dividual.

The Transfer Books of the Company will be closed from 13th to 28th instant, both days inclusive.

BOBBADAILE, SCHILLER & Co., Secretaries.

CALCUTTA, 12th March 1877. (1200 - 3)

Chandypore Tea Company, "Limited."

NOTICE is hereby given that the Tenth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 104, Clive Street, on Monday, the 26th day of March 1877, at 3 p.m., to receive the Directors' report, pass the accounts to 31st December last, declare a final dividend, and transact any

other business that may be brought forward.

The Transfer Books of the Company will be closed from 13th to 26th instant, both days inclusive.

Boundaire, Schillen and Co., Secretarics.

Calcutta, 12th March 1877. (1199--2)

Ordinary General Meeting of Shareholders of the Holta Tea Company, "Limited."

THE Eighth Half-yearly General Meeting of the Shatedolders of the Holta Tea Company. Limited, will be head at the a zistered Office of the Company. No. 1. New China P., aar Street, Calcutta, on Wednesday, the 28th March 1877, at 3 p.m., to receive the Directors' r port, dectare a dividend, and to transact such other business as may be brought before it.

By order of the Board,

B. SHYTH & Co., Secretaries.

The share register of the Company will be closed from the loth to 31st instant, inclusive. (1196-2)

Jokai (Assam) Tea Company, "Limited."

NOTICE is hereby given that the fourth and final call of Rs. 25 per share on the new issue of capital has been made payable on the 16th April next, at the Company's Bankers, the Delhi and London Bank, "Limital" " Limited.

By order of the Directors, BALMER, LAWRIE & Co. 103, CLIVE STREET, 10th March 1877. (1101 - 3)

Jokai (Assam) Tea Company, "Limited."

TOTICE is hereby given that in accordance with a resolution passed at the Ordinary General Meeting of Shareholders held to-dar, a final dividend of 10 per cent, for season 1876 has been declared, and is made payable on and after 15th instant. Shareholders are requested to present serip representing old and new shares for preparation of the dividend warrants.

Balmen, Lawrie & Co., Managing Agents Calcutta, 10th March 1877. 1:190-11

Jokai (Assam) Tea Company, "Limited."

MINUTES of the Ninth Ordinary General Meeting of Shareholders, held at the Registered Office of the Company, No. 103. Chye Street, Calcutta, on Saturday, the 10th day of March 1877.

PRESENT:

T. C. CADOGAN, Esq., in the Chair.

E. J. Stanicy, Esq. R. S. Stannton, Esq. Capt. H. Butcher John Jamieson, Esq. A. Lawrie, Esq. C. Hudson, Esq. Midor E. S. Fox.

John Hudson, Esq.

R. F. Saunders, Esq., C.s. E. J. Sinkinson, Esq., c.s.

F. A. D'Vincent, Esq. Dr. J. Berry White.

Brotheir Attorney C. Hudson.

The avertisement convening the meeting having been read, the following Resolutions were proposed and

RESOLUTION 1. Proposed by R. S. Staunton, Esq.,

Seconded by Captini H. Butcher—
That the Directors' Report and Accounts for the season ending 31st December 1876 be received and passed as

RESOLUTION II.

RESOLUTION II.

Proposed by T. C. Cadogan, Esq.,
Seconded by R. S. Staunton, Esq.—
That a final dividend of ten per cent, on the Old Shares be now declared and that the New issue of Shares participate in the full season's dividend from the date on which the respective calls fell due, such dividend to be made payable on and after the 15th instant.

RESOLUTION III.

Proposed by E. J. Stanley, Esq.,
Seconded by John Jamicson, Esq.—
That the sum of Rs. 6,680-2-11, standing at credit of
Revenue Adjustment Account, for seasons 1873-75, be
written off to Block, as recommended in the Directors' Report, less any deficiency on Mr. Keatley's account.

RESOLUTION IV.

Proposed by Alex. Lawrer, Esq.,
Seconded by E. J. Stanley, Esq.—
That the sum of Rs. 9,940-13-3, standing at credit of
Profit and Loss Account for Sesson 1876, after payment
of the final dividend, be transferred to Working Capital Account.

RESOLUTION V

Proposed by R. S. Staunton, Esq., Seconded by Captain H. Butcher— That Mr. T. C. Cadogan, retiring in conformity with the Articles of Association, be re-elected a Director of the Company for the ensuing year.

RESOLUTION VI

Proposed by John Jamicson, Eq.,
Seconded by R. S. Staunton, Eq.,
That Mr. G. L. Kemp be re-elected Anditor of the
Company for the ensuing year.
After a vote of thanks to the chair, the meeting

separated.

T. C. Cabogan, Chairman. (1196-1)

Borsillah Tea Company, "Limited."

MINUMES of the Ninth Ordinary General Meeting of Shareholders, held at the Registered Office of the Company, No. 103, Clive Street, Calcutta, on Monday, the 12th day of March 1877.

PRESENT:—W. L. Thomas, Esq., in the Chair.

E. C. Hornby, Esq.

A Lawrin Mon.

A. Lawrie, Esq. C. Hudson, Esq.

E. J. Simons.
E. J. Sinkinson, Esq., c.s.
J. Hudson, Esq.
Major E. S. Fox.

By their Attorney
C. Hudson, Esq.

The advertisement convening the meeting having been read, the following resolution was proposed and carried -

Resolution 1-

Proposed by W. L. Thomas, Esq., Seconded by E. C. Hornby, Esq., That the Managing Director's Report and Accounts for the season ending 31st December 1876 be received and passed as correct.

After a vote of thanks to the chair the meeting separated.

(1197-1) W. L. THOMAS, Chairman

DURSHANT to a decree of the High Court of dudicours of audicree of the riight cours of audicedure at Fort William in Bengal, in its Ordinary Original tivil Jureshetjon, made in suit No. 1881 of 1873 [wherein Pr-tab Chind Khandelwall, of Hanspookooria, in the town of Calentia, son, heir, and legal representative of Choonee Lall, deceased, was plaintiff, and Moomia Bibee, 1thmusock Poss, and Fool Chund Johary, all of Calcutta, the executive and executors of Kulloomull Sett. deceased, law of Cotton Street, merchant, and Monee Lall Khandelwall, of Hanspookooria, inhabitant, both in Calcutta aforesaid, were defendants', the creditors of Sew Churn Doss Khandelwall, late of Burrs Bazar, in the town of Calcutta, broker, who died on or about the 21st day of May 1846, are, on or before Saturday, the 31st day of March 1877, to send to the Olice of the Registrar of this Court, on its Original Side, their names, addresses, and descriptions, the full particulars of their claims, a statement of their accounts, and nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the anythereness. the said decree

Every creditor holding any security may produce or transant the same to the Registrar with the particulars of his claim, or shall produce the same before the Honorable Mr. Justice Pontifix in the court-house on Saturday, the 14th day of April 1877, at the hour of 11 of the clock in the farencon, being the time appointed for adjudicating on the claims

R. Brighamers, Registrar DET and MITTER, Plaintiff's Attorneys. CALCUTIA HIGH COURT, ORIGINAL SIDE, The 21st of February 1877

(1185 -- 1)

Administrator-General's Office.

A DMITTED claims against the undermentioned estates are physhle on Tuesday and Friday as usnal:--

Letatus.	Clamba or decidend.	Kates of dividend per rupos.
Calbrell, F. N. Capt, late of the 1st Battalon, Her Majerty's 11th Foot * Brace, S. J. R., late Massacr of	a . 1st Dividend	€ 15 ms. 4‡ pie
the Roopachorra. Tea Garden u Cachar .	(fishme	In fult.
* (surrett, Joseph Rich, Inte at Amintant to the Great Englers Hotel Company, Limited	Ditto	Ditto.
* Harrison John Lieut., late of Hei Majesty's 15th Hussars	Ditto	Ditto.

N.R.-The surplus of the estates marked $^{\circ}$ is carried over to the account for the persons interested and to other claims, against the colates can be admitted.

Persons presenting receipts for payment are requested at the same time to produce the regulary certificates which have been granted to them from this office.

L. BROUGHTON, Administrator-General. HIGH COURT, CALCUTTA, the 13th March 1877. (1201-1) Abstract Statement of the Uncovenanted Service Family Pension Fund for the 2nd Quarter endings 81st October 1876, compared with the corresponding quarter of the year 1875-76.

Particulars.	QUARTER	e 2rd ending ber 1878.	In the quarter of 31st Octob	ending	Incre	a.So.	Decre	14e.	
Relence at credit of the Fund in the Government Books at the en of the previous quarter	- 4	k. A. P.	Ra.	A. P.	Ra. 3.18,003	A. P.	Ra.	A.	Р.
ADD RECHIPTS.									
Subscriptions from August to October in the Widews? Fund Dirto ditto ditto Children's Fund Fees, &c., ditto ditto Interest Reserve Fund by a transfer to debit of one subscriber Divisible surplus ditto ditto	61			3 8	5,06 90	6 3 6 14 6 0 2 0	81	. 8	0
Tetal Rupees	1,68,51	5 3 3	1,54,939	13 6	11.00	14 9	\$:	8	0
Total Receipts	63,14,85	3 12 6	49,84,775	4 9	3,29,609	15 9(a)	31	8	U
Ditto ditto Children's Fund . Satablishment, including office-rest and contingencies Interest on Reserve Fund (C. F.) by a credit to a subscriber sconest	•		3 2	4 10 4 10	2,068 2,238 4,262		302	4	0
Divisible surplus (C. F.) by a credit to a subscriber's second	···		142				142		0
Total Payments		3 7 7	88,088		9,588			12	
Balance in favour of the Fund, exclusive of interest upon capital	52,08,16	1 4 11	48,86,700	11 1	3,21,041	6 10(c)	418	4	0
Proportion of interest on Reservs Fund payable to subscribe ever five years' standing Proportion of divisible surplus ditto ditto	25,94	8 0 0	26,336 20,599		4,624	8 n	388	13	0
Total	61,07	2 0 0	48,938	6 U	4,524	8 0	388	13	0
					-				
	Widows'	Children'	Widows'	Children's Fund.	Widows'	Children' Fund.	Wid ws'	Children'	Fund.
Number of subscribers Ditto of pubscribers sharing interest on Reserve Funds Ditto ditto ditto Divisible Surplus	1,2°9 275 67 L 851	810 420 467 596	1,172 263 635 823	787 390 423 557	87 12 39 28	50 30 41 89			
(a) Net incresse (b) Ditto (c) Ditto		Re. 3,29,570 8,123 8,31,454	13 11		E. K.				

H. ANDERWS. Accountant and Collector. E. W. KELLNER, Auditore.

Published by order of the Directors,

(1203-1)

W. H. RYLAND, Secretary.

Fond Office, the 28th February 1876.

Messrs. Mackensie, Lyall and Company will sell at their Exchange Commercial Sale-rooms, to the highest bidders, on account of the concerned

276 Cases Tea Lead, landed damaged ex S. S. Duke of Sutherland. (1202-1)

Notice.

THE stationery store will be closed for the annual atocktaking from the 1st to the 1sth proximo, both days inclusive, during which period no issues can be made.

J. B. Roberts, Supdt. of Stationery.

GOVT. STATIONERY OFFICE, the 13th March 1877.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtors at Calculta.

In the matter of GULA VON BENER, an Insolvent.

ATIPM. on Friday next, the 16th March current, Insolvent be heard on Tuesday, the 10th day of April Mesers. Mackensie. Levell and Company will sall as the sall and the sall as the sall a next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. FINE, Attorney.

In the matter of MAHOMED IBBARIM, an Insolvent.

On Monday, the 26th day of February last, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said Court.

M. T. PRARSON, Attorney.

Chief Clerk's Office, 6th day of March 1877.

In the matter of MAHOMED IBRAHIM, an Insolvent.

Notice that an application for an ad interim protection In the matter of Gula Von Benez, an Insolvent.

On Monday, the 26th day of February last, it was that such application will be heard and disposed of by ordered that the matters of the petition of the said the Acting Commissioner of the Insolvent Court on

Any Creditor of the eaid Insolvent desirous of opposing such application must appear before the suid Court at the time and place aforesuid.

M. T. Pearson, Attorney.

In the matter of David Hov Solomon, an Insolvent.
On Tuesday, the 6th day of March instant, an account of the receipts and disbursements of the Official Assignce from the 8th day of Marh 1875 to the 28th day of February last was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 10th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any Creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

In the matter of Ramsenuck Misses, Rossonchius Misses, and Jodosnundus Misses, Insolvents.

On Tuesday, the 6th day of March instant, an account of the receipts and disbursements of the Official Assigned from the 1st day of March 1874 to the 28th day of February last was filed in the office of the Chief Clerk. and it was ordered that Tuesday, the 10th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

To Any Creditor or other person interested who may intend to establish or oppose any claim upon the estate of the suid Insolvents may attend and be heard having given notice to the Chief Clerk three clear days, before the day of hearing.
A. B. Miller, Official Assignee.

In the matter of Muddoosoodun Shaw, Gotenhauth Shaw, Denonauth Shaw, Hubevillione Shaw, and Gogon Chundre Shaw, Insolvents.

On Thursday, the 15th day of February last, it was ordered that the petition of the said Insolvents seeking for relief under the Act XI Vic., Chapter XXI, be dismissed.

Gray, Sen, and Farr, Attarneys.

In the matter of William Forbers Graham, formerly of Daces, indice planter, and then of Tangrah in the Suburbs of Calcutta, and now of the Great Eastern Hutel, is Old Court House Street in Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act Xl Vic., Chapter XXl, was filed in the Office of the Chief Clerk on Saturday, the 10th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

S. J. Leslie, Attorney.

In the matter of JOHANNES CATCHICE MICHAEL, an Insolvent.

On Tuesday, the 6th day of March instant, an account of the receipts and disbursements of the Official Assignee from the 18th day of March 1875 to the 28th day of February last was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 10th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any Creditor or other person interested who may intend to establish or oppose any claim upon the estate of the said Insolvent may attend and be heard, having given notice to the Chief Clerk three clear days before the day of hearing.

A. B. Miller, Official Assignee.

In the matter of Walter Newton and Alverd Pass-TON, Insolvents.

On Tuesday, the 6th day of March instant, an account of the receipts and disbursements of the Official Assignee from the 11th day of August 1873 to the 28th of of February last was filed in the Office of the Chief Clerk, and it was ordered that Tuesday, the 10th day of April next, be appointed for the further hearing of this matter for the purpose of making a dividend.

Any Creditor or other person interested who may intend to establish or oppose any claim upon the estate

Steday, the 20th day of March instant, at the hour of of the said Inselvents may attend and be heard, having 10 o'clock in the forencon.

Any Creditor of the said Insolvent desirous of day of hearing.

A. B. Miller, Official Assigner.

In the matter of EDWIN WILLIAM NYSS, an Insolvent.

Notice that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by Commissioner of the Insolvent Court on Tuesday, the 20th day of March instant, at the hour of 10 o'clock in the forenoon.

The Any Creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

H. R. Fink, Attorney.

In the matter of Eliza Swanis, widow, residing at No. 20, Bowbazar Lane, in the town of t'alcutta, a pensioner in the Suppon and Baretto's Fund, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the Office of the Chief Clerk on Theaday, the 13th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee

Insolvent in person.

In the matter of Etiza Swants, an Inselvent.

On Tuesday, the 13th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said court.

Insolvent in person.

In the matter of Indocurry Bunnapous, an Insolvent.

Notice that an application for an ad interim protection order has been this day made by the said Insolvent. and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on nesday, the 20th day of March instant, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insulvent desirous of opposing such application must appear before the said court at the time and place aforesaid.

Insolvent in person.

Chief Clerk's Office, the 13th day of March 1877.

POSTAL NOTICES.

SEA AND OVERLAND MAILS.

- Yor	tienx closes at	finte.	Per Hangner.
Madras, Cerion, and the futer- mediate Ports Strate and Hong-Kong Uevlon, Stratts, Hong-Konz, United States of America, and the U-konies of Queena- faud, New South Waiss and Victoria, ed Torres Bruste (litters, &c., for the latter	7 p.m. 7 "	14th Mar. 17th .,	Ans. Japan and Argyll.
Colony must be specially superscribed) !!angoon and Woulderin !!angoon and Kyouk Physoo Madree !Port Blair and Camurta !!	7 » 7 »	17th 18th 18th 18th 18th 20th	Prom Rombay, India, Makratta, Poonak, Natura, From Bombay.

The next Overland Mail rid Bombay will close at the General Post-Office on Friday, the 10th Murch 1877, by which mails for Mauritius, St. Denis, Réunion, Zanzibar, can be forwarded.

2. Book-post and pattern-packets must be posteds on the 15th March 1877.

N.B .- The Letter Hos will close at 7 P.M. precinely, after which hear Overland letters, falls prepaid and bearing an extra postage stamp of two annes on each cover, will be received up to 7-30 P.S., or bearing an extra postage stamp of four annes on each cover, up to S P.M.

W. ALFIN, Offg. Post-Master of Calcutta. CALCUTTA, the 13th March 1877.

WING to the state of the tides, the .P. & O. steamer will leave Calcutts on the 20th instead of the 22nd March 1877, but she will be required to remain at Madras until the contract date for leaving that Port, viz. 27th March 1877. Mails for Galle will close at this office at 7 p.m. on Wednesday, the 21st March 1877, and be forwarded by railway to Madras, so as to catch the P. & O. steamer there.

W. Alpin, Offg. Post-Master. General Post Office, the 6th March 1877.

THE following are the latest hours for posting letters in the General Post Office:-

-	A				
Mails .	Pinal clearance of letter box.	Intest hour for receipt of resus- tored let- ters and parcels.	Rumaren		
Alisations on Loop time, between Howah and Ramporchaut, and on thord, between Calcutts and Assensate		5 P.M.	•		
Dom-Dom.		İ			
ist Despatch	8 A.M. 7-30 P.M.	7-30 A.M. 5 P.M.			
BARRACEPOUR.					
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Weekly Water Report showing the least depth of water in the Bhaugiruttee and Jillinghei Rivers für the weck-ending Finday, the 9th March 1877

Names of Rivers.	Least dep	lisast depth of water		
	Ft	In		
BHAGIRUTER				
Entrance below Chourasia	. 6	0		
Thence to Noorpore Junction, 6 miles	4	v		
Thence to Jungipore, 9 nules	3	S S		
From Jungipore to Berhampore, 47 miles	3	0		
From Berhampore to Cutwa, 50 miles	2	9*		
From Cutwa to Nuddea, 46 miles	2	9*		
JELLINGHEE AND BYECK				
Entrance of Byrub from the Ganges	4	9		
Thence to Junction with the Jellinghee	3	:1		
From Junetion of Byruh and Ji linghee	•			
to Teakatta	3	3		
From Teakatta to Nuddea	3	6		

Height of water on gauge at Berhampore on the 12th March 1877, above zero, I foot 9 mches

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Exc. Engr., Nuddea Rivers Invision BERHAMPORE, the 12th March 1877

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WEDNESDAY, MARCH 14, 1877.

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PART IV. Bill of the Bengal Conneil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following further report of a Select Committee on the Bill to amend the law relating to the Court of Wards within the provinces subject to the Lieutenant-Governor of Bengal, together with the Re-amended Bill, is, by order of the President, published for general information:-

We, the undersigned, members of the Council of the Lieutenant-Governor of Bengal, to whom the Bill to amend the law relating to the Court of Wards within the Provinces subject to the Lieutenant-Governor of Bengal was referred, have the honor to make the following report :-

We have provided that, in the case of proprietors declared disqualified on their own application, the Court shall be bound, at the expiration of five years, to discharge the estate from its superintendence on the application of any one of the proprietors.

By section 9 (now section 13) it is declared that no estate shall be leased in putnee except under certain circumstances. After the word "putnee" we have inserted the words "or other permanent under-tenure," so as to include tenures which, although of a permanent nature, cannot correctly be described as putnee tenures.

We have struck out the words "upon oath or solemn affirmation" in section 22 (now

section 26).

In section 49 (now section 53) we have raised the amount which can be expended on the improvement of the lands of a ward from five to ten per cent. of the surplus remaining after payment of debts, and have provided that this amount shall not be exceeded unless, in the opinion of the Court subject to the express sanction of the Board and the Lieutenant-Governor, it is desirable, in exceptional circumstances, for the protection and in the interest of the estate, to expend a larger sum.

We have struck out the clause in section 49 which provided that the surplus should be paid to the ward if she is a widow entitled to the estate for her life only by virtue of the will

of her deceased husband.

We have struck out that portion of section 82A (now section 87) which defined the cost

of superintendence of wards' estates.

We have altered the frame of the Bill, which now represents the Court of Wards' Act, 1870, together with the amendments made by the first Select Committee and by ourselves.

We have accordingly repealed the Court of Wards' Act, 1870.

We have also made some formal additions and alterations in Part I.

V. H. SCHALCH. G. C. PAUL. H. J. REYNOLDS. RAMSHUNKER SEN.

The 12th March 1877.

I agree to the report, with the exception of paragraph 6. The clause in section 49, which is now omitted, was unanimously agreed to by the first Select Committee, and I am of opinion that it is desirable to retain it.

H. BELL.

I still think that ordinarily five per cent. outlay for improvement ought to be sufficient: in exceptional circumstances it may be exceeded.

I concur with my hon'ble and learned colleague Mr. Bell about the retention of the last clause of original section 49.

The 12th March 1877.

KRISTODAS PAL.

RE-AMENDED BILL.

A Bill to amend the law relating to the Court of Wards within the provinces subject to the Lieutenant-Governor of Bengal.

WREEAS it is expedient to amend the law relating to the Court of Wards within the provinces subject to the Lieutemant-Governor of Bengal; It is enacted as follows:—

PART I.

Preliminary.

Short title.

1. This Act may be called the Court of Wards Act, 1877.

It shall come into force from the date on which in may be published in the Calcuttu Gazette with the assent of the Governor-General.

Repeal of Court of Wards Act, 1870.

2. Bengal Act IV of 1870 (the Court of Wards Act) shall be repealed.

This repeal shall not affect the validity or invalidity of anything done or suffered, or any right, title, obligation, or liability accrued before the commencement of this Act.

And all rules prescribed, orders or appointments made, and agreements executed under the said Act shall (so far as they are consistent with this Act) be deemed to be respectively prescribed, made, and executed under this Act

And all suits and proceedings now pending, which may have been commenced under the said Act, shall be deemed to be commenced under this Act.

- 3. In this Act, unless there be something repugnant in the subject or context—
- (1.) "The Board" means the Board of Revenue for the Provinces for the Lieutenant-Governor of Bengal.
 - (2.) "Collector" includes any officer in charge of the revenue jurisdiction of a district.

"Court." (3.) "The Court" meuns the Court of Wards.

- (4.) "Disqualified proprietors" means persons who by the provisions of this Act are subject to the superintendence and jurisdiction of the Court of Wards.
- (5.) "Estate" means any land subject to the payment to Government of revenue in respect of which the name or names of a proprietors are entered on the general register of estates paying revenue immediately to Government in the Collector's office of the district.

"Section." (6.) "Section" means a section of this Act.

PART II.

Persons disqualified to manage their own property; and properties which may be brought under the management of the Court of Wards.

4. All proprietors of entire estates (other than proprietors who are subject to the jurisdiction as respects infants and lunatics of a High Court) who

are, or may be, females not deemed by the court competent to the management of their own estates, or who are, or may be, under the age of twenty-one;

all sons of such females who are, or may be, under the age of twenty-one;

all joint proprietors of entire estates held in common tenancy who are, or may be, under the age of twenty-one;

all proprietors of entire estates who for the time being are of unsound mind, or otherwise incapable of managing their affairs by reason of any disqualifying natural or acquired defect or infirmity;

all proprietors of entire estates declared by the Court on their own application to be disqualified from managing their estates;

any member of a ward's family who may have an immediate interest in the ward's estate, who is under the age of twenty-one, and who has no legal guardian,

shall be subject to the superintendence and jurisdiction of the Court of Wards:

Provided that no estate of a proprietor declared disqualified by the court on his own application shall, unless the court shall think fit, be discharged from such superintendence and jurisdiction until after five years from the date of such proprietor becoming a ward of the court; but at the expiration of the said five years the court shall be bound, on the application of the proprietors or any of them in that behalf, to discharge such estate from its superintendence and jurisdiction:

Provided, also, that the court shall discharge any such member of a ward's family from its superintendence and jurisdiction as soon as the estate of the ward ceases to be under the said superintendence and jurisdiction.

All estates, the property of any such disqualified proprietors, when taken charge of by the Court of Wards, shall, whilst they shall be under the superintendence and jurisdiction of the court, be exempt from sale for arrears of revenue: Provided, however, that all arrears of revenue shall be the first charge upon the proceeds of such estates in case the same may be sold for any other cause while under such superintendence and jurisdiction.

Provision as to estates of joint proprietors of estates, any one of whom may not be of any of the descriptions specified in section 4: Provided that whenever, by any order made under the provisions of section 14 of Act XL of 1858, any Collector shall be directed to retain possession of the persons and properties of still disqualified proprietors, all further proceedings shall be had and

taken according to the provisions of this Act as if such still disqualified proprietors were proprietors of an entire estate. And in case any of the qualified proprietors shall so consent, the management of the shares of such qualified proprietors may be retained or assumed by the Collector and carried out under the provisions of this Act, so long as it shall seem fit to the Collector and such qualified proprietors.

6. No person shall become a ward of the court by reason of his acquiring, while subject to any such disqualification as aforesaid, any estate, unless the same shall have accrued to him in the regular course of inheritance on the death of the person to whom he may succeed in such estate, or under, and by virtue of, the will of, or some settlement made by, some deceased owner thereof: Provided. always, that it shall be competent to the Board to direct the court to take charge of any estate, being the property of any disqualified person, or of any two or more persons, both or all of whom may be disqualified, although the same shall not have descended to such person or persons in any regular course of inheritance or succession, nor accrued to him or them by devise or settlement as aforesaid, whenever the same shall appear to the Board to be advisable for the interests of Government and of the proprietor or proprietors; and such estates under the superintendence and jurisdiction of the court shall be exempt from sale for arrears of revenue accruing whilst they shall be under the superintendence and jurisdic-tion of the court: Provided, however, that all arrears of revenue shall be the first charge upon the proceeds of such estates in case the same may be sold for any other cause while under such superintendence and jurisdiction. And such cetates shall be considered in all respects, as far as regards the management of them by the court, as if they had devolved to the proprietor or proprietors in the regular course of inheritance or succession, or accrued to him or them by devise or settlement as aforesaid: and such propriotor or proprietors shall in all respects be treated by the Court accordingly.

The court shall become a ward, the court shall take charge of all property, real or personal, belonging to such proprietor, inclusive of any share in any joint undivided estate and of any tenures or shares of tenures of land: Provided that no such share, if subject to the payment of public revenue, shall be liable to sale for recovery of arrears of revenue or for other demands similarly recoverable, until after the end of the year in which such arrears accrued. When, however, the share has been separated under section 10 or 11 of Act XI of 1859, the protection given to entire estates under section 4 of this Act will be extended to such share, subject to the provisions of sections 13 and 14 of the said Act XI of 1859.

8. Proprietors, whose property is under the charge of the court shall not be competent to create, without the sanction of the court, any charge upon, or interest in, such property or any part thereof.

9. No such property shall be liable to be taken in execution of a factorial decree made in respect of any contract entered into by any such property is under the charge of the court.

10. It shall be lawful for the court, if it shall think fit, by an order under the seal thereof, to refuse to

admit any such disqualified proprietor as aforesaid to be a ward thereof: or by like order, and with the sanction of the Board, to discharge any estate from the court's further superintendence and jurisdiction: Provided, however, that no estate, the sole property of a person under the age of twenty-one or of two or more such persons and descended to him or them by the regular course of inheritance, or by virtue of the will of some deceased owner thereof, shall, until such person or some one or more of such persons shall have attained the age of twenty-one years, be sold for arrears of revenue accruing subsequently to his or their succession to the same: Provided, also, that all arrears of revenue shall be the first charge upon the proceeds of such estate in case the same may be sold while such proprietor is disqualified. But the revenue authorities shall, on an arrear so accruing, be authorized to farm the estate for a period not exceeding ten years, nor exceeding the time when such person or one of such persons shall have attained the age of twentyone years: Provided, further, that the court may by a further order resoind any such order and make such disqualified propriotor a ward of the court. The exemption from sale for arrears of revenue, given by this section, shall only apply to cases where due notice shall have been given to the Collector, and been acknowledged by him before the sale, of the fact that the estate is the sole property of a person under the age of twenty-one years, or the preperty of two or more such persons.

Application of proceeds of formed estate.

Application of proceeds of formed estate.

Application of proceeds last preceding section, the proceeds of such farm shall be paid to the Collector, and the Collector, after the deduction of the amount of the claims of the Government for revenue, shall, with the sanction of the Board, either pay the same to the person authorized to receive it for the ward, or shall dispose of it for the ward's benefit in any of the modes mentioned in section 53.

PART III.

Constitution and powers of the Court of Wards.

Court of Wards in each division.

Court of Wards in each division.

Court of Wards in each there shall, from and after the passing of this Act, be a Court of Wards. The Commissioner of revenue of each such division shall be such court, and shall have and exercise all the powers and authorities conferred by this Act upon the court over the persons and property of all wards of such court.

Power to manage estates and other lands falling under their charge, either by appointment of

a manager, or by giving some or all of the estates and lands in farm, or by adopting such other form of management as may to the said court seem most expedient. But no lease or farm shall, except under the sanction of the Board, be given for a term exceeding ten years, nor exceeding the time when the ward shall have attained the age of twenty-one years; and no estate shall be leased in putnes or other permanent undertenure unless, in the opinion of the court, subject to the express sanction of the Board and the Lientenant-Governor, such a lease is necessary for the protection of the estate.

Provided that all leases given by the court, or by the Collector acting for the court, or by the manager, shall become null and void on the removal of the estate from the superintendence of the court for whatever cause, save leases made

with such sanction as aforesaid.

14. It shall be lawful for the court from time to time to make such orders and to give such instructions for the management of the estates and properties and the care of the persons of the wards thereof, or of any of them, as to such court shall seem fit, and from time to time to alter, vary, or revoke any such orders or instructions, provided that such orders be not inconsistent with the provisions of this Act or of any law for the time being in force, or of any orders which may from time to time be made by the Lieutenant-Governor under the provisions of this Act, or of any orders issued by the Board.

PART IV.

Powers and duties of Collectors.

Collectors to have charge of ward whose estate is aituated within one district only, the Collector of such district shall exercise the duties of the court with respect to the ward and to his moveable and immoveable property.

16. When the estate or lands of a ward are situate within more than one district, but within the same division, the court in that division shall appoint some one of the Collectors within the division to exercise the duties of the court with respect to the person of the ward.

Collector to administer estate in his district.

Collector to administer estate in his district.

Collector to administer one district, but within the same division, the Collector of each district shall exercise the duties of the court with respect to the ward's property situate within, his district: Provided, however, that it shall be lawful to the court, with the sanction of the Board, to entrust to any one Collector the control of the management of any portion of the ward's property not situate within his own district.

Where estates in neveral divisions, court to have charge of ward to be determined by Board.

Person of the ward. And such court shall appoint some one of the Collectors within its

own division to exercise the duties of the court with respect to the person of the ward.

19. When the estate or lands of a ward are Superintendence of situate within two or more divisions, the court of each divisions. division and the Collector of each district shall control and superintend the management of such portion of the property as is situate within their jurisdictions: Provided that the court to whom the charge of the ward's person has been committed under the preceding section shall exercise a general control over all disbursements and payments connected with the ward's property wherever situate and over the accounts of such property: Provided, also, that it shall be competent to the Board to direct that the court in charge of the ward shall have the entire control of all or of portions of the ward's property wherever situate, under such form of management as may appear to such Board advisable, or to take any other action which may seem convenient for the due care of the ward's interests and the efficient management of his property.

20. Immediately on an estate being under the provisions of section 30 Collector to seize seals, papers, and moveable prodeclared subject to the juris-Collector shall search for and take possession of all seals and such accounts and papers as it may appear to him advisable to take possession of, and shall, at his discretion, remove them to his own office, or send them to the custody of the court. He shall also take possession of all moveable property, and place under proper oustody such portion thereof as he may think necessary. And it shall be lawful for the Collector, in case he has reason to believe that any such seal, account paper, or property is in any room, box, or receptacle, within any house or on any land in the actual possession of the ward, to break open the same for the purpose of searching for such seal, account paper, or property.

21. Every Collector shall, within six months
from the date of his taking
possession of the property
of a ward under the provisions of this Act, deliver to the court an inventory of all immoveable and moveable property
so taken possession of.

Collector to be subject to the revision of the court, and every person aggrieved by any such order or proceeding may, within a month from the date of such order or proceeding, prefer an appeal therefrom to the court in charge of the estate in respect of which such order may have been made or proceeding taken; or in case such order may not have been made in respect to an estate, then to the court in charge of the ward in respect to whom or to whose property such order may have been made or proceeding taken: Provided always that it shall be lawful for such court, if it shall think fit, to revise, modify, or reverse any such order or proceeding after the lapse of the said period of one month, whether any appeal shall have been preferred or not.

PART V.

Mode of ascertaining the ground of disqualification.

23. Every Collector, immediately upon his receiving credible information that disqualification under this Act attaches to any proprietor of an estate in his district, shall report the same to the court of his division, and shall specify the nature of the disqualification.

24. Whenever any Collector shall receive information that any proprietor whose heirs prietor of an estate within his district has died, and that the heirs of such proprietor are disqualified, it shall be lawful for such Collector to take order for the safety and preservation of any moveable property of such deceased proprietor, and of all deeds, documents, and papers relating to any portion of the property of such proprietor, and for that purpose to cause the same or any part thereof to be removed to any public treasury, or to place such guards in charge thereof as to him shall seem fit.

25. If any female proprietor shall be reported to be disqualified from Inquiry in case of feincompetency to manage her estate, the court shall immediately proceed to ascertain whether such proprietor be competent from her capacity and habits of business to manage her own estate, and such oourt shall, if satisfied that such proprietor is competent to the management of her own estate, by an order under the seal of such court exempt her from the operation of this Act, and if not so satisfied, shall by a like order declare such proprietor to be a ward and shall immediately take charge of her estate under the provisions of this Act.

26. If any proprietor who is not subject to the jurisdiction, as respects Inquiry in case of miinfants, of a High Court of Judicature shall be reported to be under the age of twenty-one, the court shall direct the Collector to proceed to enquire into the age of such proprietor, and for that purpose the Collector shall have power to require the production in person of such proprietor, if a male, and of all documents from which the truth of such matter may appear, and to take evidence of witnesses. The Collector shall record such evidence and report thereupon, and shall submit such report and all evidence taken by him to the court. The and all evidence taken by him to the court. court shall thereupon make an order declaring the age of such proprietor, and such order shall be final and conclusive for all the purposes of this Act. The court shall retain all documentary evidence filed with such report until the proprietor shall have attained the age of twentyone years, unless upon an application made thereto it shall see fit to allow any such document to be restored to the owner thereof.

Production of well and or age of twenty-one and order for his temporary constody.

Production of well having the unlawful custody or being unlawfully in possession of the person of any ward under the age of twenty-one shall produce him or her before the Collector on a day fixed by him, and may make such order for the temporary custody and protoc-

tion of such ward as may appear proper. In the event of disobedience to his orders under this section, the Collector may impose a fine not exceeding five hundred rupees, and a daily fine not exceeding two hundred rupees until the production of the person of such ward. In the case, of a female ward she shall not be brought into court.

28. If a proprietor who is not subject to the jurisdiction in lunacy of any or either of the High Courts of Judicature be deemed disqualified on the ground of idiotey or lunacy, the court shall order the Collector making such report to apply, in pursuance of the provisions of Act XXXV of 1858, to the civil court of the zillah within the jurisdiction of which such proprietor may reside.

29. If a proprietor shall, under the provisions of Act XXXIV of 1858, Proceedings in case of proprietor found lunatic by High Court. have been found by any High Court of Judicature to be of unsound mind and incapable of managing his affairs, the court may (subject to the powers of the High Court under the said Act XXXIV of 1858) take charge of the estate and lands of such proprietor situate beyond the local limits of the jurisdiction of such High Court and deal with the same subject to the provisions of this Act: Provided that in such case no further proceedings shall be taken under the last preceding section, nor shall it be competent to the court to appoint a guardian of the person of the said proprietor: Provided, also, that the surplus income of the property so taken charge of by the court, after providing for the discharge of the Government revenue and the expenses of management, shall be disposed of from time to time in such manner as the said High Court shall direct, and not otherwise.

30. When a proprietor resident beyond the Proceedings in case of Provinces for the time being subject to the Lieutenantproprietor i civil court Governor of Bengal shall. by a civil court of competent jurisdiction, under the provisions of Act XXXV of 1858, have been declared to be of unsound mind and incapable of managing his own affairs, the court may take charge of the estate and lands of such proprietor situate within the said provinces, and deal with the same subject to the provisions of this Act: Provided that in such case no further proceedings shall be taken under section 28, nor shall it be competent to the court to appoint a guardian of the person of the said proprietor: Provided, also, that the surplus income of the property so taken charge of by the court, after providing for the discharge of the Government revenue and the expenses of management, shall be disposed of from time to time in such manner as the said civil court shall direct, and not other-

Civil court to make eacuity regarding disqualification on ground of material or acquired defect or infirmity.

Standard or acquired defect or infirmity, other than unsoundness of mind, the court shall order the Collector making the report to apply to

the civil court within whose jurisdiction such person may be residing, and upon such Collector so applying, such civil court shall institute an enquiry for the purpose of ascertaining whether such person is or is not subject to such disqualifying defect or infirmity.

32. If a proprietor resident within the local limits of the jurisdiction of edings in case of the High Court of Judicadefeat or infirmity when proprietor in jurisdiction of High Court. ture at Fort William in of High Court. Bengal, or resident beyond the provinces for the time being subject to the Lieutenant-Governor of Bengal, shall be reported by a Collector to be disqualified by reason of some natural or acquired defect or infirmity other than unsoundness of mind, the court within whose division the estate or lands of such proprietor are situate shall order the Collector making such report to apply to the civil court of the 24-Pergunnahs, or to such other civil court as the Lieutenant Governor, on application made to him by the Collector in that behalf, may determine. Such civil court shall thereupon enquire into and determine the question as to the alleged disqualification, and the provisions of sections 4, 7, and 22 of the said Act XXXV of 1858 shall apply to such enquiry.

Form of proceeding is civil court under section 31 or section 32, such court shall, for the purposes of making such enquiry, have such and the same or the like powers and authorities, and shall proceed in such and the same or the like manner and form as in and by the said Act XXXV of 1858 are provided for making the enquiries in and by the same Act directed to be made. The civil court shall transmit to the court by which any enquiry under section 28 or 29 shall have been directed a copy of the order made on each such enquiry, and the court shall thereupon, in case the proprietor shall have been found by the civil court to be disqualified, treat such proprietor as subject to its superintendence and jurisdiction.

The laration of disqualification.

The laration of disqualification.

The laration of disqualification of the propriet of said that the propriet or of an estate is disqualified, the court shall make an order declaring such estate to be subject to the jurisdiction of the court, and directing charge of such proprietor and of his property to be taken, and the Collector of every district within which there may be any property of the ward shall, as soon as conveniently may be, take possession of such property, and the court shall be held to be in charge of such property from the time when possession shall have been so taken.

forthwith report to the court forthwith report to the court in charge of such ward the condition of such ward, the particulars of his property, real and personal, so far as the same can be ascertained, and the persons who respectively may appear to be most eligible to be appointed manager and guardian, with the grounds of such opinion: Provided, always, that when a guardian of a ward under the age of twenty-one shall have

been appointed by will, such person shall be appointed guardian by the court, unless the Board after a report, received from the court, and after calling on the testamentary guardian to show cause, shall consider him disqualified or unfit.

PART VI.

Allowance for support of disqualified Proprietors.

36. The court shall allow for the support of each ward, and of his or her family, such monthly sum as may seem fit with regard to the rank and circumstances of the parties and their indebtedness or freedom from debt.

PART VII.

Appointment and duties of Managers and Guardians.

Offices of manager and guardian distinct.

37. The offices of manager and ger and guardian for wards shall be doemed to be wholly distinct.

Duties of manager and guardian respectively.

Duties of manager and guardian are vested in different persons, the manager shall have the care of the moveable and immoveable property of such ward, save such property as may be under the immediate charge of any Collector, and the guardian shall have the superintendence and care of the person and maintenance of the ward.

39. It shall be lawful for the court in charge power to appoint one of a ward, if it shall think fit, to appoint the same person shall be appointed to be both manager and guardian, he shall render all such accounts and perform all such duties as in and by this Act are required from manager and guardian respectively and severally.

Nocuments to be crecuted by manager and every guardian shall sign and seal all papers, deeds, documents, and writings which may be executed by him by virtue of his office with his own name and seal; and shall add to his name his description of manager or guardian of the ward for whom he may act as the case may be; and every manager shall deliver to the Collector in charge of the estate of which he is a manager, and every guardian shall deliver to the Collector in charge of the ward, all family seals belonging to the ward which may come to his power or control, and such seals shall be deposited wherever the court shall order.

Appointment of managar of estate.

Appointment of managar of estate.

Appointment of managar of estate.

Shall, subject to the approbation if the Board, be
appointed by the court in
charge of such estate, and his commission shall
be authenticated by the official seal of such court:
Provided, however, that whenever any ward may
have estates in more than one division, the manager appointed by the court in charge of such
ward shall be appointed manager of all other
estates of such ward by the respective courts in and
for the division in which such estates respectively
are situate; but any such court may, with the

assent of the Board, appoint a separate manager for the estate or estates under its charge, or a sub-manager who shall act under the orders of the manager.

- Manager to give seenity.

 Manager to give seenity.

 Manager to give seenity.

 the receipt of his commission, shall give security for the due performance of his duty as such manager, and shall execute an agreement with the Collector for the time being in the form in schedule (A): Provided that with the assent of the Board such security may be dispensed with: Provided, also, that no security shall be required from a manager if he be the testamentary guardian.
- Remuneration of mansger.

 Remuneration of mansfrom such estate such renunneration, by sulary, commission, or otherwise, as shall be
 fixed and determined by the court with the assent of
 the Board: Provided, always, that it shall be lawful for the court, with similar assent, by an order
 to alter or vary such remuneration, if it shall
 seem just and expedient so to do.
- 44. All moneys which may be recovered from any manager under the provisions of his obligation shall be carried to the credit of the estate of the ward.
- An establishment of necessary officers to act under the manager or sub-manager shall be fixed by the court in charge of the estate. The Collector, after consultation with the manager, shall nominate the persons to be employed on such establishment, subject to the approval of the court.
- 46. The markers and all persons employed in the management of the estate decimed to be in pay of the Government.

 The markers are the management of the estate of any ward shall be deemed to be officers in the pay of Government, in respect of their employment and remuneration, and every manager, submanager, or guardian under this Act shall be held to be a public accountant under the provisions of Act XII of 1850.
- 47. The court by which any manager or guardian or other person has been appointed may, if Power to remove manait shall think fit, with the assent of the Board, remove such manager or guardian or other person, and may order the person so removed to make over, within a time fixed by the court, any property in his hands to such person as the court may direct to receive the same, and to account to such person for all moneys received and disbursed by such manager or guardian; and every such order may be en-forced by the court by the imprisonment in the civil jail of the porson disobeying the same, and by attachment of his property, and keeping it under attachment until the accounts or property shall have been delivered up. The Collector in charge of any property of the ward may, if he shall think fit, remove any officer appointed by himself, and may order any officer so removed to deliver his accounts or any property in his hands, and such order shall be enforced in manner aforesaid, and the diet-money of every person imprisoned under this section shall be paid out of the proceeds of the estate: Provided that every order

for imprisonment by the court shall be subject to appeal to the Board.

- 48. Every manager, sub-manager, or guardian, who may be removed Manager or guardian re-moved to remain hable to account. or otherwise cease to fill such account. office, shall, notwithstanding his removal or ceaser of office, continue liable to account to the court for his receipts and disbursements during the period of his management Power to fine recusant or guardianship, or tenure and negligert managers, of office; and when any present manager, sub-manager, or guardian, or past or present officer sub-ordinate to a manager, sub-manager, or guardian, shall wilfully neglect or refuse to deliver his accounts or any property in his hands within such time as shall be fixed by the said court, the court may impose on him a fine not exceeding five hundred rupees, and in addition to any other remedy for the recovery of such fine, every such fine shall be a demand recoverable as an arrowr of revenue.
- 49. The manager appointed by the court shall have the care of the Duties of manager. entire property, roal and personal, of the ward, save estates or lands to which another manager may be appointed, or which are under the direct management of a Collector. He shall have the exclusive charge of all lands, save as aforesaid, whether malgoozary or lakhiraj; as well as of all houses, tenements, goods, money, and moveables of whatever nature belonging to the word whose estate may be committed to his charge, excepting only the house wherein such ward may reside, the moveables wanted for his use, and the money allowed for the support of the ward and the members of his family entitled to a provision; but every manager shall be subordinate to the court and to the Collector under whose superintendence the estate or lands may

Provided that the Lieutenant-Governor may at any time declare any manager to be no longer subordinate to the Collector, and may order him to be directly subordinate to the court or to the Board.

- Application of moneys received by any manager of an estate shall be applied by him in the first place in payment of the allowance fixed for the support of the ward and of all charges of management, and subject thereto in or towards the discharge of the monthly kists of Government revenue.
- Priority of Government revenue and cost of management.

 lector or manager, the payment of the charges of management and of all Government revenue which may for the time being be due from the estate of such ward shall have priority over such attachment. And no payment shall be made to the attaching creditor from any such sum until full provision shall have been made for the payment of such charges and revenue.
- 52. Every manager shall deliver a monthly account-current, accompanied with vouchers, of his receipts and disbursements to the Collector in charge of the estate, who shall audit the disbursements therein specified.

Application of surplus.

Application of surplus after making the several payments directed in section 50, such surplus shall, at the Collector's discretion, with the sanction of the courf, be carried to the credit of the ward, or shall be applied in liquidation of any debt which may affect the property of the ward or any part thereof, and subject thereto, the same shall, if no such debts be outstanding, be expended by the manager, subject to the directions of the court, for the improvement of the lands of the ward, or otherwise for the benefit of the property under his charge:

Provided that the amount so expended shall not exceed ten per centum of the said surplus, unless, in the apinion of the court, subject to the express sanction of the Board and the Lieutenant-Governor, it is desirable for the protection and in the interest of the estate to expend an amount exceeding such percentage.

54. Whenever the court in charge of a ward

Power to invest surplus. shull think it unnecessary or unadvisable to appropriate any surplus receipts to the improvement of the lands already under the manager's charge, the same shall, by the direction and with the privity of the court, be applied in the purchase of other landed property, or at interest upon Government security, or in the purchase of Government paper securities, or such other securities, stocks, or shares guaranteed by the Government of India and approved of by the Board as to the court shall seem fit. All title deeds and Cu-indy of securities and papers. documents relating to any land purchased under the provisions aforesaid, and all Government paper securities, and other securities and shares as aforesaid, shall be deposited in such public treasury as the court may direct. The court shall obtain the treasurer's receipt for all deeds, doouments, and papers when deposited in any such treasury, and shell transmit un uttested copy thereof to the Collector in charge of the estate, to be delivered by him to the manager. Every manager of an estate, and every guardian in charge of a ward, shall deliver any title deeds, or Government or other securities belonging to the estate or property of a ward under his charge to the said Collector in charge of such estate, and such Collector shall

55. In addition to the monthly accounts—

Manager to deliver anticon 52, the manager of every estate, at the expiration of every year, shall deliver to the Collector in charge of such estate an annual account of all moneys which have come to the hands of such manager during such year on account of such estate or on account of any property of such ward of which such Collector may have charge, and of the application and disposal of all such moneys; and the said Collector shall midd the disbursements, and take order that the whole of the surplus receipts

return a receipt for the same and transmit such deeds and securities to the court in charge of the ward, or deposit them in his public treasury as above directed. All interest or dividends which may become payable on Government or other

securities or shares shall be paid to the manager

and shall be accounted for by him in his monthly

be duly appropriated in the manner specified in sections 53 and 54.

Management of estate when funds deficient.

Management of estate of any ward or of any other property of the ward is insufficient to provide for the expenses of a separate establishment for the management in conformity with sections 38 and 45, the court shall take such order as from the circumstances of the case may appear best calculated for providing for the security of the public revenue and for the interests of the ward.

The same of the same estate of any ward may be situated in different districts of the same division, the monthly and annual accounts of all such estates or portions of an estate required to be furnished by the manager shall be rendered to the Collector in charge of the ward. When the property of the ward consists of different estates or lands or parts of the same estate or land in different divisions, it shall be optional with the Board to order that the accounts for the lunds in each district shall be submitted to the Collector of that district, or to the Collector in charge of the ward, or to the manager or sub-manager.

58. Whenever two or more estates belonging to different wards are so situated that they can be conveniently superintended by one manager, the court may, if it shall see fit, entrust them, or so many of them as may seem convenient, to the management of the same manager.

No person who would be the next legal heir of a ward, or would otherwise be immediately interested in outliving such ward, shall be appointed to be his guardian: Provided, however, that this section shall not apply to the mother of a ward or to a testamentary guardian appointed under section 35.

60. Every guardian shall be appointed in the manner hereinbefore provided for the appointment of managers: Provided, always, that none but a female shall be appointed guardian of a female ward: Provided, also, that none but a person of the same religion, if Hindoo or Mahomedan, shull, except in the case of a testamentary guardian, be appointed guardian of a female ward, preference being given to female relatives if any such be eligible. Every guardian shall be subordinate to the court and to the Collector exercising the duties of the court under sections 15, 16, 18, and 19.

Except as provided in section 35, no guardian shall be appointed in any case in which the court may consider such appointment unnecessary.

61. It shall be lawful for the court to empower any female ward herself to receive and disburse the allowance fixed for her maintenance, and in such case no guardian shall be appointed, or the guardian, if already appointed, shall be removed.

Remuneration for guardian may be ordered.

Remuneration for guardian may be ordered.

Remuneration for guardian was be ordered.

tion to be paid from the allowance fixed for the maintenance of any ward to the guardian of such ward.

Guardian to give security.

his commission, shall give security for the due performance of his duty during the continuance of it, and shall execute an agreement with the Collector for the time being in charge of the ward in the form in schedule (B):

Provided that, with the assent of the Board, such security may be dispensed with: Provided, also, that no security shall be required from a testamentary guardian.

64. An establishment of necessary servants to act under the guardian shall be fixed by the court, and the expense thereof shall be defrayed from the allowance fixed for the support of tho ward.

Custody of persons of every ward not being an adult female is hereby vested in the person who for the time being may be guardian of such ward under this Act, or, in the absence of such person, in the Collector in charge of such ward. Provided, always, that no guardian shall be appointed nor continued for a female ward if she has an adult husband.

66. The guardian shall deliver a monthly account-current accompanied Guardian to give account by vouchers, of his receipts and disbursements to the Collector in charge of the ward, who shall audit the disbursements therein specified, and see that the receipts have been fairly and duly appropriated. The guardian shall also deliver an annual account-current which shall be in like manner audited by such Collector, and if there shall be any surplus remaining in the hands of such guardian, which such Collector may think unnecessary for the guardian's expenses in the ensuing year, he shall cause the same to be paid into court to the credit of the ward, and the same shall be applied by the court for the increase of the property of the ward in manner hereinbefore provided for the application of the surplus of the income of such minor.

Saving of Act XXXV of 1858.

67. Nothing in the preceding sections shall be held to interfere with the provisions of the said Act XXXV of 1858.

PART VIII.

Education of Wards under the age of twenty-one.

68. The general superintendence and control of the education of every ward under the age of twenty-one.

ward under the age of twenty-one is hereby vested

in the court.

Residence of such ward. that any such ward, if a male, shall reside either with or apart from his guardian at the sudder station of the district or at any other place approved of by the Board, and shall attend for the purposes of education, such school or college as to the Board may seem expedient, or be educated either at his own home or elsewhere by a private tutor, and to make such provision as may be necessary for the proper care and suitable maintenance of the said ward whilst attending such school or college.

To. All charges and expenses which may be incurred on account of any such ward under the provisions of this Act for college or school fees, or for other charges of tuition or education, or by reason of his residence in any place other than his own home, or otherwise, shall be defrayed from the profits of the property.

PART IX.

Debts of the Estates.

Debta to be reported to court.

Debta to be reported to court.

Debta to be reported to cot any debt payable out of any other property in his charge under this Act may become known, shall immediately report the same to the Collector, who shall without deby roport to the court the nature and amount of such debt, and in such report shall state his opinion respecting the best mode of satisfying the same.

72. With the consent of the Board it shall

Power of sale and mort-gage for the payment of delts. be competent to the court any oase in which it shall appears expedient, to sell or mortgage any property of a ward for the purpose of liquidating any just debts due in respect of the property of such ward, or for the purpose of raising any money for the cost of any suit in which tho ward may be a party, or for the purchase of any sharo of any property of which the ward may be a co-sharer, and for the default in payment of the revenue of which the ward's share may, under the provisions of Act XI of 1859, be liable to sale, and for the purpose of any such sale or mortgage, any conveyance execute by the Collector in charge of the ward, under the order of the court, shall be valid to pass he estate and inheritance, right, title, and interest in the property in such conveyance mentioned of such ward and of every person whom such ward, if not disqualified, could have bound by a conveyance made for the payment of the debts of the ancestor from whom such property descended. If the property so ordered to be sold or mortgaged be part of an estate of which such ward be the sole proprietor, or if it be a share of an estate separated under the said Act XI of 1859, and if it shall appear to the court that it will be to the interest of such ward or of the Government that such part or share be formed into a separato estate prior to such sale or mortgage being effected, it shall be competent to the court to direct the Collector within whose jurisdiction such part or share be situate to partition it off into a separate estate, and such partition shall be conducted in accordance with the law which may be for the time being in force for the partition of estates.

PART X.

Suita

73. In every suit brought by or against any Manager to be next ward in any court other than the High Court, he shall be therein described as a ward of court; and in case he have a manager of his estate or estates as hereinbefore provided, such manager shall in such suit be named as next friend or guardian in the suit 'of such

ward, and shall in such suit, represent such ward, and no other person shall sue as next friend or be named as guardian in the suit by any civil court in which such suit may be pending. But the court of wards may by an order nominate or substitute any other person to be next friend or guardian in any such suit; and upon receiving a copy of any such order of substi-tution, the court in which such suit shall be pending shall substitute the name of the next friend or guardian in the suit so appointed, for the name of the manager of the ward's property. If the ward have no manager, the Collector in charge of such ward shall be named as next friend or guardian in the suit of such ward.

74. If in any suit instituted by or against a ward any civil court may Payment of costs of decree any costs against the manager as guardian or next

friend, or against any other person nominated as guardian or noxt friend under the provisions of section 73, the court shall cause such costs to be paid out of any property of the ward which for the time being may be in its hands.

75. Every process which may be issued out of any civil court other than the High Court against any ward, shall be served, Process against wards to be served through court. through the court, upon the next friend or guardian in the suit of such ward, and upon the Collector in charge of the estate of such ward.

76. No suit shall be brought on behulf of any ward unless the same Suits not to be brought be authorized by some order on behalf of minors. of the Collector under whose superintendence the estate of such ward may be, or, if the Lieutenaut-Governor has, under section

49, declared the manager of the estate of such ward to be directly subordinate to the court or to the Board, then by some order of the court or the Board, as the case may be. Provided that suits for arrears of rent may be brought on behalf of a ward if authorized by an order of the manager or sub-manager in whose charge the estate may be. Provided also that nothing herein shall be deemed or taken to apply to any suit instituted or depending in the High Court.
77. It shall be lawful for the court to submit

to arbitration, or otherwise Power to compromise suits by or against ward to compromise, any claim

which may be made by or on behalf of or against any ward, and every such submission to arbitration or compromise shall have the same force and effect as if the ward were not subject to any disqualification, and had personally entered into such submission or compromise; and for the purpose of any such compromise, any conveyance executed by the Collector under the orders of the court shall be valid to pass the estate and inheritance, right, title, and interest in the property therein comprised of the ward, and of all persons whom such ward, if not disqualified, could have bound by a conveyance made for the payment of the debts of the aucestor from whom such property descended.

PART XI.

Adoption.

78. No adoption by any ward and no written or verbal permission to Adoption by ward in-valid without concept of Livetenant-Governor. atlopt given by any ward is to be deemed valid without

the consent of the Lieutenant-Governor obtained either previously or subsequently to such adoption, or to the giving of such permission, on application made to him through the court and the Board.

PART XII.

Mincellaneous.

79. Farmers and others holding tenures in estates in charge of the court Tenures of wards' estates under Collector. under the Collector (whether such tenures were created before the estate came under the charge of the court or by the Collector after the estate came under such charge) shall be subject to the same Rules, Regulations, and Acts as are applicable to other persons holding similar tenures and interests under Collectors of the land revenue; but when the farm is held from the manager, these Rules, Regulations, and Acts shall not apply.

All arrears of rent due to the Collector from farmers and others holding tenures in estates in charge of the court which accrued before the estate came under the charge of the court, shall be deemed to be demands under section 1 of Bengal Act VII of 1868 (an Act to make further provision for the recovery of arrears of land revenue and public demands recoverable as arrears of land

rerenue), and shall be leviable as such.

The last preceding clause does not apply to arrears of rent enhanced after issue of notice under section 13 of Act X of 1859, or under section 14 of Bengal Act VIII of 1869, but of which the enhancement has not been confirmed by any competent Court.

80. When a ward's property is managed wholly or in part under the system of farms held When estale managed by Collector he is to sub-init same accounts as madirect from the Collector, or is managed direct by the

Collector, the Collector shall prepare and submit to the court the same accounts that are ordered to be prepared by the manager when the property is managed by a managor.

Whenever an estate shall cease to belong 81. toa disqualified proprietor, or Procedure on termina-tion of wardship. it shall be considered advis-

able to remove an estate from the superintendence and jurisdiction of the court, the court shall make an order that the superintendence and jurisdiction of the court over such estate shall cease on a date not more than sixty and not less than fifteen days from the date of such order. Immediately on issue of this order a copy of such order shall be posted up in the office of the court, and copies thereof shall be sent to the Collector in charge of the ward and to every Collector in charge of any estate or property of such ward, and every such Collector shall forthwith, on receipt of such copy, notify the intended cessation of the court's charge by a notice put up in such Collector's office, and in some conspicuous place in the estate.

82. When an estate under the Court of Wards is released from the Accounts and lists to be superintendence of such court, a list in duplicate of furnished on termination of wardship. the papers to be delivered and of all immoveable and moveable property which may be in the custody or charge of the court or of any Collector or manager shall be made by such officer of the court as the court may direct, and such

papers and moveable property shall be given up to the late ward or other person who shall succeed to his estate with one of the lists, on a receipt being affixed to the other, signed either by the late ward or the person who shall succeed to his estate, or by some person authorized to act on his behalf; also a complete account of the management, while under the superintendence of the court, of the property of the proprietor of such estate from the beginning, shall be prepared by the manager or Collector (as the case may be) and submitted to the court, and a copy thereof given to the late ward, or to the person who shall succeed to his estate.

When auccession litigated, continue possession.

court, if it think fit, to continue the charge and management of such property or part thereof under the provisions of this Act, until an order for making over the possession and management of such estate shall have been made by a competent court.

84. If within one year after the death of a ward, the succession to whose property or some part theresin dispute.

Power to sell property the succession to whose property or some part theresin dispute. In stituted to determine the right to the property so in dispute, it shall be

right to the property so in dispute, it shall be lawful to the court, with the sanction of the Board, either to make over such property to any claimant thereof, or to cause the same to be sold by public auction and the proceeds thereof, after deducting therefrom sums payable to Government, to be invested in Government promissory notes: such notes to be held by the court in trust for the person who may be entitled thereto.

85. Every sale to be made in pursuance of the last preceding section shall be valid to pass the right, title, and interest in the property so sold of such deceased ward and of every person claiming by, through, or under such deceased ward, or by way of succession, inheritance, remainder, or reversion, depending on the estate of such ward.

86. If a proprietor shall have been declared disqualified and shall have Power to sue Collector, been afterwards restored, or guardian, or manager. if the estate of any disqualified proprietor shall legally devolve to, or come into the possession of, any person not disqualified for the management of it, such proprietor or his heir or successor is declared entitled to sue any person professing to have acted under the authority of the court, for any acts done by them respectively whilst the estate may have been under the charge of the Court of Wards in opposition to this or any other Act that may be hereafter enacted regarding disqualified proprietors and their estates, or any order issued by the Court of Wards, or for any breach of their respective trusts.

87. The Lieutenant-Governor may order that

Cost of superintendence of wards' estates.

Cost of superintendence of all estates under the charge of the court shall be defrayed from a genefal contribution to be levied from such estates in such proportions as the Board may direct.

88. In cases instituted under this Act, the court shall be guided by the procedure prescribed in the Code of Civil Procedure in so far as the same shall be applicable and material; and any order made by the court may be enforced as if such order had been made in a regular suit.

Power to Lieutenant Governor to make such general rules for the better fulfilment of the purposes of this Act as he may think fit (provided such rules be not inconsistent with the provisions of this Act), and from time to time to alter, vary, or revoke any of such rules; and such rules, or alteration, or revocation of rules, shall be published in the stateutta tracette, and from and after such publication thereof shall have the same force and effect as if they were inserted hereiu.

90. The powers and authorities vested by the provisions of this Act in the court shall be possessed and exercised subject to the entire control and supervision of the Board and of the Lieutenant-Governor.

SCHEDULE A. - (Referred to in section 42.)
FORM OF AGREEMENT TO BE EXECUTED BY A
MANAGER.

I, A. B., having voluntarily taken on myself the management of the estate of C., disqualified proprietor of D., do hereby engage with the Collector of E., that I will manage the said estate diligently and faithfully for the said proprietor, and will use every means in my power to improve the same for his [her] benefit, and will act in every respect for his [her] interest in like manner as if the estate were my own. I also engage with the said Collector to observe in all respects the provisions regarding managers contained in Part VII of Act of 1877 of the Council of the Lieutenant-Governor of Bengal, and that I will derive no personal advantage from the management beyond the remuneration granted to me as manager. In the event of any breach of trust, neglect, or omission as manager being proved against me, I will pay to the said Collector as liquidated damages.

SCHEDULE B .- (Referred to in section 63.)

FORM OF AGREEMENT: TO BE EXECUTED BY A GRANDIAN.

I, A. B., having voluntarily taken upon myself the guardianship of C., disqualified proprietor of D, do hereby agree with the Collector of E, that I will execute the trust committed to me diligently and faithfully, and according to the provisions regarding guardians contained in Part VII of Act of 1877 of the Council of the Licutenant-Governor of Bengal, and that I will derive no advantage directly or indirectly from the ward's allowance beyond the remuneration granted me as guardian. In the event of any breach of trust, neglect, or omission being proved against me, I will pay to the said Collector Rs.

FREDERICK CLARKE,
Asst. Secy. to the Goot. of Bengal,
Legislative Department.



The Calcutta Gazette.

WEDNESDAY, MARCH 14, 1877.

PART V.

Acts of the Zegislatibe Conneil of Judia.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

PSecond Publication.]

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 28th February 1877, and is hereby promulgated for general information:—

ACT No. IV or 1877.

THE PRESIDENCY MAGISTRATES' ACT, 1877.

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An Act to regulate the procedure and increase the jurisdiction of the Courts of Magistrates in the Presidency Towns.

Whereas it is expedient to consolidate and amend the law regulating the procedure of the Courts of Magistrates in the Presidency towns and to

increase the jurisdiction of such Courts; It is hereby enacted as follows:—

PART I.

CHAPTER I .- PRELIMINARY.

1. This Act may be called "The Presidency Magistrates Act, 1877":

Commencement. And it shall come into force on the first day of April 1877.

- 2. On and from that day the Acts mentioned in the first schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule.
- 3. Nothing in this Act shall be deemed to saving of powers under local laws.

 Saving of powers under local laws.
- 4. The Court by which an offence is triable under this Act is indicated by the seventh column of the second schedule hereto annexed and by the third explanatory note prefixed to such schedule.

The cases in which the Police may arrest without warrant or not, in the case of each offence under the Indian Penal Code or any law referred to in section 14,

whether a warrant or a summons shall ordinarily issue in the first instance, and

whether the offence is bailable or not,

are indicated respectively by the third, fourth and fifth columns of the same schedule.

The punishment for each offence under the Indian Penal Code is indicated by the sixth column of the same schedule.

- Pending cases.

 Pending cases.

 Pending cases.

 Pending cases.

 Police Magistrates, or in the town of Bombay in the Court of Petty Sessions, shall be dealt with, as far as may be, according to the procedure herein provided.
 - 6. In this Act, unless there be something repugnant in the subject or context:—
 - "writing" includes print, lithography, photography and engraving:
- "bailable offence" means an offence for, and
 "bailable case" means a case
 in, which bail may be taken
 under any law in force for
 the time being:
- "non-bailable offence" means an offence for,
 and "non-bailable case"
 means a case in, which bail
 may not be taken under any
 law in force for the time being:

"chapter."

"chapter" means a chapter of this Act:

"place."

" place " iucludes also house, building and vessel: and

Words referring to acts done.

words which refer to acts done extend also to illegal omissions.

CHAPTER II .- CONSTITUTION AND POWERS OF THE PRESIDENCY MAGISTRATES' COURTS.

Establishment of Pre-Magistrates' sidency Courts.

7. The Local Government may, with the sanction of the Governor General in Council,

- (a) constitute within the towns of Culcutta, Madras and Bombay, respectively, so many divisions as the said Government thinks fit,
 - (4) define the extent thereof respectively,
- (c) from time to time alter the number of such divisions and their respective extents, and
- (d) establish a Presidency Magistrate's Court for each of such divisions.
- 8. The Local Government may also from time Appointment of Presi- to time appoint a sufficient number of fit persons to be dency Magistrates. Magistrates for the said towns, respectively, and may suspend or remove any person so appointed.

Any such person may sit and act as a Magistrate in any of the said Courts, and any two or more of such persons may (subject to rules made under section 9, sit together as a Bench.

All persons appointed under this section shall be called Presidency Magistrates.

Every such person shall, by virtue of his office, Presidency Magistrates to be Justices of the Peace for the Peace.

be a Justice of the Peace for the town of which he is a Magistrate

and shall exercise jurisdiction in all places within the local limits of the ordinary original criminal juris-Local limits of jurisdiction. diction of the High Court, and within the limits of the port of such town and of any navigable river or channel leading thereto as such limits are defined under the law for the time being in force for the regulation of ports and port-dues.

The area comprised within such local limits shall be deemed to be a district within the meaning of the Code of Criminal Procedure and of this Act.

Every Presidency Magistrate in the town of Bombay Court of Bombay shall exercise all powers and jurisdictions which, under any law in force powers Petty Sessions. immediately before the passing of this Act, may be exercised by the Court of Petty Sessions, and such Court is hereb abolished.

- 9. In each of the said towns the Local Government shall appoint one of Appointment and powthe Presidency Magistrates ers of Chief Magistrate. to be Chief Magistrate. Such Magistrate shall exercise in such town all the powers which by any law or rule are required to be exercised by any Senior or Chief Magistrate, and may, with the previous sanction of the Local Government, make rules, consistent with this Act, to regulate
- (a) the conduct and distribution of business and secure uniformity of practice in the Courts of the Magistrates of the Town:
- (b) the times and places at which Benches of Mugistrates shall sit:
 - (c) the constitution of Benches:
- (d) the mode of settling differences of opinion which may arise between Magistrates in session.

Notwithstanding the last purngraph of section S, appeals under the law for the time being regulating the municipality of Bombay shall lie to the Chief Magistrate only.

10. All existing Magistrates of Police shall be deemed to be Presidency References in Acts to Mugistrates under this Act, Magistrates of Pelice. and all references in any Act now in force to Magistrates of Police shall be deemed to be made to Presidency Magistrates.

Sentences which Pre-

11. Any Presidency Magissidency Magistrates may trute may pass the following sentences:-

Imprispument not exceeding the term of two years (including such solitary confinement as is authorized by law):

Fine not exceeding one thousand rupees:

Whipping.

A Presidency Magistrate may pass any lawful sentence, combining any of the sentences which he is authorized by law to pass.

EXPLANATION .- A Presidency Magistrate may award imprisonment in default of payment of fine, in addition to the full term of imprisonment which, under this section, he is competent to award. But no punishment inflicted under this section shall exceed the punishment provided for the offence by the Indian Penal Code or any special or local law.

12. In every case punishable under any law in force for the time being Imprisonment in de-fault of payment of fine. with imprisonment as well as fine, in which the offender is sentenced to a fine, whether with or without imprisonment, the Presidency Magistrate shall be guided by the provisions of sections 64 and 65 of the Indian Penal Code in fixing the period of imprisonment in default of payment of the fine

Provided that, in no case decided by a Presidency Magistrate, where imprisonment has been inflicted as part of the substantive sentence, shall the period of imprisonment inflicted in default of payment of the fine exceed one-fourth of the period of imprisonment which he is competent to inflict as punishment for the offence otherwise than as imprisonment in default of payment of the fine.

Where a person is sentenced to fine only, the Presidency Mugistrate may fix such term of imprisonment in default of payment of fine as is allowed by law, provided the term does not exceed two years.

13. When a person is convicted, at one trial, Sentence in cases of of two or more offences simultaneous conviction punishable under the same of several offences. Section or different sections of any law, the Presidency Magistrate may sentence him, for the offences of which he has been convicted, to the several penalties prescribed by such law which such Magistrate is competent to inflict; such penalties, when consisting of imprisonment, to commence the one after the expiration of the other:

Provided that the punishment shall not in the aggregate exceed twice the amount of punishment which the Magistrate is, by his ordinary jurisdiction competent to inflict.

- 14. Offences punishable under any law, other Offences under conet. than the Indian Penal Code, ments not specifying containing no distinct procourt authorized to try. vision as to the Court er officer before which or before whom they are to be tried, may be inquired into and tried, according to the provisions hereinafter contained, by a Presidency Magistrate. But no such Magistrate shall pass any sentence in excess of his powers.
- Offence committed in Magistrate's presence.

 Mugistrate's presence.

 Mugistrate's presence.

 The may order any person to arrest the offender, and when the offender is arrested may commit him to eustody or, if the offence is bailable, may admit him to bail.
- Power to record statements and confessions.

 Power to record statements and confessions.

 Magistrate may record any confession or other statement made to him at any place within the local limits of his person with reference to any offence.

Such confessions shall be recorded in the manner provided by section 84, and such statements shall be recorded in the manner prescribed in section 115, clauses 3, 4 and 5, and such statements and confessions shall, when recorded, be forwarded to the Magistrate by whom the case is inquired into or tried.

No Presidency Magistrate shall record any such confession unless, upon inquiry, he has reason to believe that it was made voluntarily; and on recording any such confession, he shall make a

memorandum at the foot thereof to the following effect:-

"I believe that this confession was voluntarily made. It was read over to the person making it and was admitted by him to be correct."

(Signed) A. B., Presidency Magistrate.

Power 10 compel restoration of abducted females.

Power 10 compel restoration of abducted females.

Power 10 compel restoration of unlawful de tention of a woman, or of a female child under the age of fourteen

years, for any unlawful purpose, he may make an order for the immediate restoration of such woman to her liberty, or of such female child to her husband, parent, guardian or other person having the lawful charge or government of such child, and may compel compliance with such order, using force if necessary.

PART II.

CHAPTER III.—THE PLACE OF INQUIRY AND TRIAL.

Place for inquiry and trial of offence.

Place for inquiry and trial of offence.

Place for inquiry and into, and, if triable by a Magistrate, shall be tried, in the district in which it was committed. If triable by a High Court, it shall (subject to the provisions of section 64A of the Code of Criminal Procedure) be tried by the High Court to which the Magistrate commits.

EXPLANATION.—Offences created by local and special laws may be inquired into and tried in any place where the inquiry or trial might be held under the provisions of those laws or of this Act.

Accused triable in district where act done, or where consequence cusues.

Such offence may be inquired into or tried in any district in which any such thing has been done, or any such consequence has eusued.

Illustrations.

(a.) A is wounded in district X and dies in district Z. The offence of the culpable homicide of A may be inquired into and tried either in X or Z.

(b.) A is wounded in district X, and is, during twenty days, unable to follow his ordinary pursuits in district Y, where he is being treated. The offence of causing grievous hurt to A may be inquired into and tried either in X or Y.

(c.) A is put in fear of injury in district X, and is thereby induced, in district Y, to deliver property to the person who put him in fear. The offence of extartion committed on A may be inquired into and tried either in X or Y.

20. When an act is an offence by reason of its

Place for trial where act is offence by reason of relation to other offence.

and tried, either in the district in which it was committed, or in the district in which the other act was committed.

Illustrations.

(a.) A charge of abetment may be inquired into and tried, either in the district in which the abetment was committed, or in the district in which the offence abetted was committed.

- Acharge of receiving or retaining stolen goods may be inquired into and tried, either in the district in which the goods were stolen, or in the district in which any of them were at any time dishonestly received or retained.
- (a) A charge of wrongfully concealing a person known to have been kidnapped may be inquired into and tried in the district in which the wrongful concealing, or in the district in which the kidoapping, took place.
- (d.) A, B, C and others combine together to abet the waging of war against the Queen. Any of the conspirators may be tried in any district in which acts were done by any one of the persons with whom he or they conspired, in pursuance of their original concerted plan and with reference to their common object.

Place for inquiry or trial where scene of of-fence is uncertain;

21. When it is uncertain in which of several districts an offence was committed; or

or offence not committed in one astrict only;

where an offence is committed partly in one district and partly in another; or

or offence is continu-

where an offence is a continuing one and continues to be committed in more districts than one; or

or consists of several acts in different districts;

of that journey or voyage.

where an offence consists of several acts done in different districts,

it may be inquired into and tried in any of such

An offence committed on a journey or voyage may be inquired into and tried in any district through on journey or voyage. or into which the person by whom the offence was committed, or the person against whom, or the thing in respect of which, the offence was committed, passed in the course

22. The offence of being a thug, or of having belonged to a gang of dacoits, or of having escaped from Escaping from custode custody, may be inquired into and tried wherever the accused person happens to be when the complaint is made.

The offence of criminal misappropriation, or of criminal disappropriation, criminal breach of trust, on and criminal breach may be inquired into and Criminal misappropriation and criminal breach may be of trust. tried either in the district in which the property which is the subject of the offence was received by the accused person, or in any other district in which the offence was committed.

The offence of murder as a thug, dacoity or dacoity with murder, may be inquired Murder as a thug, with murder, may be inquired dacoity or dacoity with into and tried wherever the person accused happens to be morder. when arrested, or in any other district in which he might be tried under any other provision of this Act, or any other law relating to the trial of such offence.

The offence of stealing an animal may be inquired into and tried either Stealing cattle. • in the district in which such animal was stolen, or in any other district through or into which it was conveyed.

23. Whenever any doubt arises as to the dis-High Court to decide, in case of doubt, district trict in which any offence should be inquired into or tried, the High Court within whose jurisdiction the ofwhere inquiry shall take fender is apprehended may decide in which district the offence shall be inquired into or tried.

Effect, on sentence, of investigation, ladding inquiry or trial in wrong

24. No sentence or order of any criminal Court shall be liable to be set soids merely on the ground that the inquiry or trial was held in a wrong

district, unless it is proved, or appears, that the accused person in his defence, or the prosecutor in his prosecution, was actually prejudiced by such error, in either of which cases a new trial may be ordered.

CHAPTER IV.—OF THE COGNIZANCE OF OFFENCES.

When Presidency Magistrate may take cogni-

25. A Presidency Magistrate may take cognizance of any offence-

(a) upon receiving a complaint by a private person,

(b) upon information or report by a Police officer,

(c) upon information received under section 246,

(d) if committed in his presence,

(e) upon application under chapter V.

26. Any person acquainted with the facts of Who may make come in case may make a complaint.

27. On receipt of a complaint a Presidency Ma-Process to compel apcomplained of be not already in enstody, proceed by summons or warrant to compel his appearance;

and in the cases mentioned in section 25, clauses (b), (c), (d) and (e), the Presidency Magistrate may proceed as if he had received a complaint.

complaint.

28. A complaint gives Jurisdiction given by jurisdiction to a Presidency Magistrate-

- (a) to inquire into or try (as the case may be) any offence covered by the facts complained of, or disclosed on such inquiry or trial,
- (b) to try or commit for trial (as the case may be) any person not complained against, but who, at the time when the complaint is made, or subsequently, appears to have committed any offence so disclosed, and
- (c) to issue process for the arrest or to compel the appearance of such person.
- 29. Nothing in section 27 or 28 shall be held to authorize a Presidency Ma-Complaint or sanction gistrate to take cognizance, required in certain cases. without complaint, of any offence falling under chapters XIX, XX or XXI of the Indian Penal Code; nor without sanction to receive a complaint, or to take cognizance without complaint of any offence, where such complaint or offence, by any law in force for the time being, may not be received or taken cognizance of without sanction.
- 30. Whenever a complaint is made to a Presidency Magistrate, such Ma-Magistrate to examine gistrate, if he has jurisdiction in the case, shall examine the complainant; and such examination may be on oath or affirmation, or not, as the Magistrate in each case thinks fit:

Provided that the Magistrate, if he thinks fit, may, before the matter of the complaint is brought before him, require it to be reduced to writing.

- 81. Where the complaint has been made by peti-Effect of omission to tion, and the Magistrate mamine petitioner. neglects to examine the complainant, the trial of the person accused shall not be set aside on this ground.
- 32. The Magistrate before whom the complaint is duly made may, if, after examining the complainant, there is in his judgment no sufficient ground for proceeding, dismiss the complaint.

The dismissal of a complaint shall not prevent subsequent proceedings against the person com-

plained against.

33. If it appears to such Magistrate that there is sufficient ground for process. sufficient ground for process, ceeding, he shall issue his summons or his warrant (as the case may be) for eausing the accused person to appear before him.

When a complaint is made before a Presidency

When summons may tissue.

When summons may the district of the case, that any person has committed, or is suspected of having committed, any offence triable by such Magistrate and punishable with fine only, or with imprisonment for a period not exceeding six months, or with both, the Magistrate may (subject to the provisions of section 4) issue his summons directed to such person, requiring him to appear to answer the complaint, at a certain time and place, before such Magistrate as may then be there.

If the Mugistrate believes that the accused person is about to abscond, he may, instead of issuing a summons, issue a warrant in the first instance for the arrest of such person.

35. When a complaint is made before a Presi-Where warrant or dency Magistrate having summons may issue on jurisdiction in the case that complaint. any person has committed, or is suspected of having committed—

(a) any offence triable by such Magistrate and punishable with imprisonment for a period exceed-

ing six months, or

(b) any offence triuble exclusively by the High Court, or which, in the opinion of such Magistrate, ought to be tried by the High Court,

such Magistrate may (subject to the provisions of section 4) issue his warrant to arrest such person, or, if the thinks fit, his summons directed to such person, requiring him to appear to answer the complaint at a certain time and place before such Magistrate as may then be there.

36. If the person served with a summons does not appear before the Magistrate at the time mentioned in such summons, and the Magistrate is satisfied that such summons was duly served in what he deems a reasonable time before the time therein appointed for appearing pursuant thereto.

or if it appears to the Magistrate that, after due diligence, the summons could not be served according to the provisions of this Act,

the Magistrate may issue his warrant to apprehend the accused person.

37. Whenever the Magistrate issues a summons, Magistrate may dis. he may, if he sees sufficient cause, dispense with the personal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of the accussonal attendance of accused as a summons, and accussonal attendance of accused as a summons, and accussonal attendance of accused as a summons, and accussonal attendance of accused as a summons, and accussonal attendance of accused as a summons, and accussonal attendance of accused as a summons, and accussonal attendance of accused as a summons, and accussonal attendance of accussonal attendance of accussonal attendance att

But such Magistrate may in his discretion, at any stage of the proceedings, direct the personal attendance of the accused person, and, if necessary, enforce such attendance by issuing a warrant to arrest him.

CHAPTER V.—OF PROSECUTIONS IN CERTAIN CASES.

Prosecutions for offences against the State.

Presecutions for offences against the State.

Penal Code, except section 127, or punishable under section 294A of the same Code, shall not be received by any Presidency Magistrate, unless it be made by order of, or under authority from, the Governor General in Council or the Local Government, or some officer empowered by the Governor General in Council or the Local Government to order or authorize such complaint, or unless it be made by the Advocate General.

Presecution of Judges and public servants.

Government, is accused as such Judge or public servant, shall not be received by any Presidency Magistrate, except with the previous sanction or under the directiou,

(a) of the Government, or

(b) of some officer empowered in this behalf by the Government, or

(c) of some Court or other authority to which such Judge or public servant is subordinate, and whose power so to sanction or direct such complaint has not been limited by the Government.

No such Judge or public servant shall, unless with the previous sunction of the Government, be prosecuted for any act purporting to be done by him in the discharge of his duty.

The Government may, in any case or class of cases, prescribe the person by whom, and the manner in which, the prosecution is to be conducted, and may specify the Court before which the trial shall be held.

In this section, the expression "Government"

Definition of "Govern.

means either the Local Government," "Judge" and ernment or the Governor General in Council, and the expressions "Judge" and "public servant" have the meaning assigned to them respectively by the Iudian Penal Code.

- Prosecution for contempts of the lawful authority of public servants.

 Penal Code, not falling within section 175, 178, 179, 180 or 228 of that Code, except with the sanction or on the complaint of the public servant concerned, or of his official superior.
- 41. A complaint of an office against public sanction to prosecu. justice, described in section tion for certain offences 193, 194, 195, 196, 199, 200, against public justice. 205, 206, 207, 208, 209, 210, 211 or 228 of the Indian Penal Code, when such offence is committed before or against a civil or eriminal Court, shall not be received by any Presidency Magistrate, except with the sanction of the Court before or against which the offence was committed, or of some other Court to which such Court is subordinate.

Sanction to prosecution for certain offences relating to documents given in evidence.

463, 471, 475 or 476 of the Indian Penal Code, when the document has been given in evidence in any proceedings in any civil or criminal Court, shall not be received against any party to or witness in such proceedings, by any Presidency Magistrate, except with the sanction of the Court in which the document was given in evidence, or of some other Court to which such Court is subordinate.

A3. The sanction referred to in sections 40, 41

Nature of sanction necessary.

and 42 respectively may be expressed in general terms, and need not name the accused person, and may be given at any time. But it shall, so far as practicable, specify the Court or other place in which, and the occasion on which, the offence is alleged to have been committed.

A sauction under any one of the three last preceding sections shall be deemed sufficient authority for the Presidency Magistrate to alter the charge (if any) to one of an offence coming within either of the two remaining sections, if the facts disclose such offence.

Procedure in cases mentioned in section 40, 41 or 42. cient ground for inquiring into any complaint mentioned in section 40, 41 or 42, such Court may either itself inquire into and commit the case for trial before the High Court, or may send the case for disposal to any Presidency Magistrate having jurisdiction.

The Court may send the accused person in custody, or take sufficient bail for his appearance, before such Magistrate; and may bind over any person to appear and give evidence in the case.

Nothing in this section shall prevent a Presidency Magistrate from disposing of cases under sections 172, 173, 174 and 175 of the Indian Penal Code where he himself is the public servant concerned.

45. A complaint of an offence under section
497 of the Indian Penal
Code shall be made only by
the husband of the woman
concerned, or by the other person (if any) under
whose care she was living at the time when the
adultery was committed.

A complaint of an offence under section 498 of
Prosecution for enticing away married woman. be made only by the husband
of the woman concerned, or
by the person (if any) having the care of her on
behalf of her husband at the time when the offence
was committed.

Application to deemed a complaint.

Application to deemed a complaint.

Court to a Presidency Magistrate to inquire into or try any case under this chapter shall be deemed a sufficient complaint.

CHAPTER VI.—OF THE SUMMONS AND WARRANT.

47. Every summons issued by a Presidency Magistrate to an accused person shall be in writing signed by such Magistrate, and shall be in the form (A) given in the third schedule to this Act, or to the like effect.

48. If the accused person can be found, the summons shall be served on him personally, wherever he may be, by delivering or tendering the summons to him.

Every person to whom a summons is delivered or tendered under this section shall, if required by the person delivering or tendering the same, sign a receipt therefor, or countersign a copy thereof.

Service when accused cannot be found, the summons may be served by leaving it for him with some adult male member or servant of his family residing with him; and the person with whom the summons is so left shall, if so required by the serving officer, sign a receipt therefor, or countersign a copy thereof. If there is no such member or servant with whom the summons can be left, the serving officer shall fix it on some conspicuous part of the house in which the accused person ordinarily resides, and therenpon the summons shall be deemed to have been duly served.

When the person summoned is in the service Service on servants of Government and Railway Companies.

Mailway Companies.

Mailway Company, the Magistrate issuing the summons may send it to the head of the office in which the person summoned is employed; and such head shall thereupon cause the summons to be served in manner hereinbefore provided.

- Service of summons outside Presidency Towns.

 Service of summons outside Presidency Towns.

 Magistrate is to be served at any place ontside the local limits of his jurisdiction, he may send the summons in duplicate to the Magistrate of the place where the accused resides or is, to be there served.
- Proof of service in Magistrate is served outside such cases and when server not present. Magistrate is served outside such local limits as aforesaid, and also in cases where the person who has served the same is not present at the hearing of the complaint, the service may be proved—
- (a) by a solemn declaration, purporting to be made before a Magistrate, that such summons has been served, and such declaration may be endorsed on the duplicate summons and returned to the Magistrate who issued the summons, or
- (b) by a copy of the summons purporting to be countersigned by the person to whom it is addressed, or
 - (c) by a receipt under section 48.
- 52. The provisions relating to a summous, its

 Provisions applicable issue and service, contained to all summouses under his sections 47 to 51 (both inclusive), shall be applicable to every summous issued under this Act.
- Issue of warrant in addition to summons.

 One of the accused person as required by such summons, or after he fails so to appear, issue a wafrant of arrest against him.

54. A Presidency Magistrate may issue a sum-

Summons or warrant for apprehension of person within jurisdiction for offence committed beyond.

mons for the attendance, or a warrant for the apprehension, of any person within the local limits of his juris-

offence alleged or suspected to have been committed by such person in a different district, or on the high seas, or in a foreign country: provided that if the offence were committed within such local limits, the Magistrate might issue a summons or warrant.

55. On the attendance or apprehension of such Magistrate's procedure person, if the Presidency Magistrate has not jurisdicon arrest, under his own warrant, for offence comtion in the case, he shall cither send such person to mitted out of his juris.

the Magistrate within the local limits of whose jurisdiction the offence is alleged to have been committed, or if the offence is bailable, take bail for his appearance before such Mugistrate.

When the Presidency Magistrate cannot satisfy himself as to the Magistrate to whom the person so attending or arrested should be sent, he shall report the case for the orders of the High Court.

56. Every warrant issued by a Presidency Magistrate shall be in writing nu-Form and direction of der his hand, shall be directed to one or more Police-officers, and shall be in the form (B) given in the third schedule to this Act, or to the like effect.

A warrant issued under this Act remains in force until it is cancelled Continuance of warby the Magistrate who issued

it, or until it is executed. 57. A fee of eight annas shall be paid for every summons or warrant issued Fees for summonses by a Presidency Magistrate.

except in the case of a summons to attend and give evidence or to produce documents, in which case there shall be paid a fee of four annas:

and warrants.

Provided that such Magistrate may in any case remit any such fee, if he is Power to remit fees. satisfied that the complainant is unable to pay the same, and shall remit it when the complaint is made by a public servant in the execution of his duty.

58. A Presidency Magistrate, in issning a warrant for the arrest of any When Magistrate may person, may in his discretion direct bail to be taken. direct by endorsement on the warrant, that if such person give sufficient bail as therein mentioned for his appearance before the Magistrate on a specified day to answer the complaint, the officer to whom the warrant is directed shall take such bail, and shall release such person from custody.

The endorsement shall state (a) the number of sureties, (b) the amount in which they and the accused person are to be respectively bound, and (c) the day on which he is to appear before the Magistrate.

If bail be taken, the officer to whom the warrant is directed shall forward the Recognizance to be recognizance to the Presidency Magistrate.

59. When a warrant is directed to more Policeofficers than one, it may be Warrant to several executed by all, or by any one or more, of such officer. persons.

60. A warrant directed to any Police-officer may Execution of warrant also be executed by any. other Police-officer by Police-officer other than the one saldressed. whose name is endorsed upon the warrant by the officer to whom it is directed or endorsed.

61. Any Presidency Magistrate who issues a warrant of arrest may attend Magistrate issuing personally for the purpose of warrant may superintend seeing that the warrant is its execution. duly executed.

62. Any such Magistrate may also at any time direct the arrest, in his pre-Arrest in presence of sence, of any person for whose Magistrate. arrest he may issue a warrant.

63. A warrant issued by a Presidency Magistrate shall ordinarily be exe-Where warrant may cuted within the local limits be executed. of his jurisdiction.

But if the person against whom the warrant is issued goes into, or is in, any place ontside such limits, the warrant may be executed in such place.

64. A Presidency Magistrate may direct a warrant to be executed out-Execution of warrant outside issuing Magisside the local limits of his inrisdiction, either with or trate's jurisdiction. without endorsement by a

Magistrate within the local limits of whose jurisdiction it is to be executed.

Such warrant shall ordinarily be endorsed by the Magistrate within the local limits of whose jurisdiction it is to be executed.

The warrant may be forwarded to such Magistrate for endorsement, either by post or by any Police-officer to whom it is directed.

The Magistrate to whom such warrant is forwarded by post shall endorse his name thereon and cause it to be executed within the local limits of his jurisdiction.

If the warrant is forwarded by a Police-officer to whom it is directed, he muy take it either to a Magistrate, or to a Police-officer not below the rank of an officer in charge of a station, within the local limits of whose jurisdiction the warrant is to be executed.

Such Magistrate or Police-officer shall endorse his name thereon, and such endorsement shall be sufficient anthority to the Police-officer to whom the warrant is directed to execute the same within such limits, and the local police shall be bound to assist such officer in executing the warrant.

Whenever there is reuson to believe that the delay occasioned by obtaining the endorsement of the Magistrate or Police-officer within the local limits of whose jurisdiction the warrant is to be executed will prevent such execution, the Policeofficer to whom it is directed may execute the same without such endorsement in any place beyond the local limits of the jurisdiction of the Magistrate who issued it.

65. If a warrant is executed whether with or Procedure on excen. without endorsement, outside the district in which it was issuer's jurisdiction. issued, the person arrested shall, unless the Presidency Magistrate who issued the warrant be within twenty miles, or be nearer than the Magistrate in whose local jurisdiction the arrest was made, or unless bail be taken under section 58, he brought before the Magistrate within the local limits of whose jurisdiction the arrest was made.

Such Magistrate shall, if the person arrested apears to be the person intended by the Presidency Magistrate, direct his removal in custody to such Magistrate, unless such person is then ready and willing to give the ball (if any) required under section 58, in which case the Magistrate before whom he is so brought shall accept such bail and forward the recognizance to the Presidency Magistrate.

66. Every Magistrate or Police-officer to whom a warrant under this Act is Magistrate and Policedirected for execution shall execute the same, or cause it to be executed.

If a Presidency Magistrate having jurisdiction in the case his reason Proclamation for perto believe that any person son absenteding. accused of an offence not coming within section 34 is absconding or concealing himself, so that a warrant issued against him under this Act cannot be executed, such Magistrate may issue a written proclamation, requiring him to appear to unswer the complaint within a fixed period not less than thirty days from the date of publishing the proclamation.

Such proclamation be published as follows-Such Proclamation how published.

(a) it shall be publicly read in some conspicuous place of the town or village in which the accused person usually resides

(b) it shall be affixed to some conspicuous part of his ordinary place of abode, or some conspicuous place of such town or village; and

(c) a copy thereof shall be affixed to some conspicuous part of such Magistrate's Court-house.

A statement by the Magistrate to the effect that the prochunation was Evidence of publicaduly published shall be conclusive evidence of compliace with the requirements of this section.

A Presidency Magistrate may order the attachment of any property, Attachment of promovemble or immoveable, beperty of personals condlonging to any person believed mg. to be absconding or concealing himself.

Such order shall authorize the attachment of any property within the local limits of the jurisdiction of the Magistrate making the order; and it shall authorize the attachment of any property without such local limits when endorsed by the Magistrate of the district in which such property is situate.

If the property ordered to be attached be immoveable, the attachment under this section shall, in the case of land paying revenue to Government, be made through the Collector of the district in which the land is situate, and, in all other cases, (a) by seizure under the order of the Magistrate having jurisdiction; or (b) by the appointment of a manager and receiver; or (c) by an order prohibiting the payment of rent to the absent person; or by all or any two of such processes as such Magistrate deems proper.

If the person so believed to be absconding or concealing himself does not appear within the time specified in the proclamation, the property under attachment shall be at the disposal of Government, but shall not be sold until the expiration of six months from the date of the attachment, unless it is of a perishable nature, or such Mugistrate considers that the sale would be for the benefit of the owner, in either of which cases the Magistrate may cause it to be sold whenever he thinks fit.

89. When any person whose property is or has been at the disposal of Gov-Restoration of furfaited ernment under the last paraproperty. graph of acction 68 appears or is found within two years from the date of the attachment, and proves to the satisfaction of the Magistrate by whose order the property was attached that he did not abscord or conceal himself for the purpose of evading justice, such property, or, if the same has been sold, the nett proceeds of the sale, or if part only thereof has been sold, the nett proceeds of the sale and the residue of the property, shall, after satusfying thereout all costs incurred in consequence of the attachment, be delivered to him.

CHAPTER VIL-OF BAIL

70. Every person arrested under this Act shull be kept in contody until he Custody of person aris discharged by the order of a competent Court, or until he is admitted to bail.

When any person uppears or is brought before When bail shall be cused of any bailable offence, a Presidency Magistrate acsuch person shall be admitted to bail: Provided that, in cases punishable with fine only, or with imprisonment for a term not exceeding six months, or with both, the Magistrate may discharge him on his binding himself by a personal recognizance in such sum of money as the Magistrate thinks sufficient, to appear and attend at the time and place therein mentioned, and to continue so to attend until otherwise directed by the Magistrate.

71. When any person accused of any non-bailable offence uppears or is When bail shall not be brought before a Presidency Magistrate, such person shall not be admitted to bail, if there appear reasonable grounds for believing that he has been guilty of the offence of which he is accused.

If the evidence given in support of the complaint is, in the opinion of the When ball may be Mugistrate, not such as to ufford such grounds,

or if such evidence is adduced on behalf of the accused person as, in the opinion of the Magistrate, weakens the presumption of his guilt,

but there appears to the Magistrate, in either of such cases, to be sufficient ground for further inquiry into his guilt,

the accused person shall be admitted to bail

pending such inquiry.

But if the Magistrate decide not to admit the accused person to bail, he Warrant for intermeshall commit him to custody diste custody. by a warrant in the form (C) given in the third schedule hereto anuexed, or to the like effect.

Any Presidency Magistrate may, at any subsequent stage of any proceeding under this Act, cancel the admission under this section of any accused person to bail, and may commit him to custody, or may admit to bail any person who has been committed to custody under this section.

72. When any person accused before a Presidency Magistrate of any offence is admitted to bail, Recognizance of acensed and sureties. a recognizance, in such sum of money as the Magistrate thinks sufficient, shall be entered into by the person so accused and one or more sufficient sureties, conditioned that such person shall attend at the time and place mentioned in the recognizance, and shall continue so to attend until otherwise directed by the Magistrate, and, if required, shall appear when called upon at the High Court, to answer the charge.

It is the daty of the Presidency Magistrate or other officer accepting bail to satisfy himself that every surety entering into such recognizance is a person of whom it may reasonably be presumed that he can, if necessary, satisfy its terms.

Every such recognizance shall be in the form (D) given in the third schedule hereto annexed, or to the like effect.

- 73. After the recognizance has been entered into, the Presidency Magistrate, in ease the accused person has appeared volunturily or is in the custody of some officer, shall thereupon release him; and in case he is in some jail, shall issue a warrant of release to the officer in charge of the jail, and such officer shall thereupon release him.
- 74. If the accused person cannot find sufficient Admission to bail buil when permitted so to do, after failure in first he may, if the Presidency instance. Mugistrate thinks fit, be admitted to bail upon finding the same at any time afterwards before conviction.
- 75. If, through mistake or frand, insufficient Power to order sufficient bail have been taken, or if the bail become alterwards insufficient. The bail become alterwards insufficient, the Presidency Magistrate may issue his warrant of arrest directing that the accused person be brought before him and may order such person to find sufficient bail, and on his failing so to do may commit him to prison.
- 76. The sureties for the attendance and appearDischarge of sureties. anee of an accused person admitted to bail may, at any time, apply to a Presidency Magistrate to discharge their recognizance.

On such application being mude, the Magistrate shall issue his warrant of arrest, directing that the accused person be brought before him.

On the appearance of such person pursuant to the warrant, or on his voluntary surrender, the Magistrate shall direct the recognizance of the sureties to be discharged, and shall call upon the necessed person to find other sufficient sureties, and if he fail to do so, may commit him to prison.

77. Whenever, by ream of default of attendProcedure to compet ance or appearance of the payment of pensity by merical.

Magistrate is of opinion that proceedings should be had to recover the penalty mentioned in the recognizance into which such person has entered, he shall proceed to recover the same, by issuing a warrant for the attachment and sale of the movemble property belonging to such person, which may be found within the local limits of the jurisdiction of such Magistrate.

Such warrant may be executed within such limits, and it shall authorize the distress and sale of any moveable property belonging to the accused person without such limits, when endorsed by the Magistrate within the local limits of whose jurisdiction such property is found.

78. Whenever, by reason of default of attendance or appearance of the person bailed, the Presidency Magistrate is of opinion that proceedings should be had to recover from the sureties the penalty mentioned in the recognizance, he shall give them notice to pay the same, or to show cause why it should not be paid.

If such penalty be not paid, and if no sufficient cause for its non-payment be shown, the Presidency Magistrate shall proceed to recover the penalty from such sureties, by issuing a warrant for the attachment and sale of any moveable property belonging to them, or either of them, which may be found within the local limits of the jurisdiction of such Magistrate. Such warrant may be executed within such limits; and it shall authorize the attachment and sale of any moveable property belonging to the sureties, or either of them, without such limits, when endorsed by the Magistrate within the local limits of whose jurisdiction such property is found.

If such penulty be not paid and cannot be recovered by such attachment and sale, such sureties shall be liable to confinement, by order of the Presidency Magistrate, in the civil jail, during a period not exceeding six months.

79. The powers given by sections 77 and 78 may be exercised by every Presidency Magistrate in every case in which a recognizance has been given for the appearance of any person, if default is made by the non-appearance of such person before such Magistrate, according to the conditions of the recognizance:

Provided that the Magistrate may, at his discre-Remission of part of penalty.

Remission of part of penalty mentioned in any such recognizance and enforce payment in part only.

B0. When any person is required by a Presidency

Deposit instead of Magistrate to give bail, such Magistrate may permit him to deposit a sum of money or Government promissory notes to such amount as the Magistrate may fix in lieu of such bail.

CHAPTER VIII.—OF INQUIRY INTO CASES TRIABLE BY THE HIGH COURT.

Procedure in preliminary inquiries.

Procedure in preliminary inquiries.

Of its ordinary original criminal jurisdiction, or which, in the opinion of the Presidency Magistrate before whom the accused person is brought, ought to be tried by such Court, shall be inquired into by a Presidency Magistrate; and in such inquiry he shall adopt the following procedure.

Examination of complainant and witnesses for prosecution.

Advocate, attorney or pleader, the Magistrate shall, at such time as he thinks fit, take the evidence of the complainant and of such persons as are stated by the complainant to have any knowledge of the facts which form the subject-matter of the accusation and the attendant circumstances.

Such evidence shall be recorded in the manner described in clauses 3, 4 and 5 of section 115.

Examination to be in presence of accused.

Personal attendance is dipensed with, of his advocate, attorney or pleader (if any).

The Magistrate may, in his discretion, sumprocedure in inquiries mon or examine any witness offered on helialf of the accused person to answer or disprove the evidence against him.

Examination of accused have a secused person is examined in the course of a preliminary inquiry into a case triable by the High Court, the whole of such examination, including every question put to him and every answer given by him, shall be recorded in full, and shall be shown or read to him, and he shall be at liberty to explain or ndd to his answers.

When the whole is made conformable to what he declares is the truth, the examination shall be attested by the signature of the Magistrate, who shall certify under his own hand that it was taken in his presence and in his hearing, and contains accurately the whole of the statement made by the accused person.

85. The Magistrate may, at any stage of Power of Magistrate the proceedings, summon and examine and examine any person whose evidence he considers essential to the inquiry, and recall and re-examine any person already examined.

Adjournment of quiry and remand.

Adjournment of quiry and remand.

Adjournment of quiry and remand.

Adjournment of quiry and remand.

The distribution of any other reasonable cause, it becomes necessary or advisable to adjourn the inquiry, the Magistrate may, by a written order, from time to time adjourn the inquiry on such terms as he thinks fit and remand the accused person for a reasonable time, not exceeding fifteen days.

EXPLANATION.—After commencing the inquiry, if sufficient evidence has been obtained to raise a suspicion that the person accused may have committed an offence, and it appears likely that further evidence may be obtained by a remand, this is a reasonable cause for a remand.

When a Presidency Magistrate finds that
When accused person
to be discharged.

the High Court, or for remanding him, he shall
discharge him, unless it appears to the Magistrate that such person should be tried before
himself, in which case he shall proceed accordingly.

Explanation I. The absence of the complainant, except when the offence may lawfully be compounded, shall not be deemed sufficient ground for a discharge, if there appear other evidence of a nature rendering a trial desirable.

. Explanation II.—A discharge is not equivalent to an acquittal, and does not bar the revival of a prosecution for the same offence.

EXPLANATION III.—An order of discharge shall not ordinarily be made until the evidence of the witnesses named for the prosecution has been taken.

88. When evidence has been given before Presidency Magistrate, which appears to justify him in committing the accused person for trial for an offence triable exclusively hy the High Court, or which, in the opinion of the Magistrate, ought to be tried by such Court, the accused person shall be committed for trial accordingly.

Framing of charge on which accused is to be tried before High Court, he shall, after the evidence has been recorded, frame a charge under his hand, declaring with what offence the necessed person is charged, and (subject to the provisions of the High Courts' Criminal Procedure Act, 1875) committing him for trial by such Courf on such charge.

All such charges shall be drawn up in accordance with the provisions of chapter IX.

Pending such trial, the Magistrate may commit the accused person to enstedly by warrant in the form (E) given in the third schedule hereto annexed, or to the like effect, or may in case of a bailable offence release him on bail; and the charge, the record of the enquiry, and any weapon or other article to cessary to produce in evidence shall be sent to the Cherk of the Crown or other officer appointed in this behalf by the High Court.

When the accused person is committed for trial Commitment when to before the High Court, the benotified. Magistrate shall issue an order to such person as may be appointed by the Local Government in this behalf, notifying the commitment, and stating the offence in the same form as the charge, unless the Magistrate is satisfied that such person is already aware of the commitment and the form of the charge.

- Charge to be explained, and copy furnished, to secused.

 Charge to be explained, person is to be tried has been prepared, it shall be read and explained to him; and a copy thereof shall be furnished to him, if he so require.
- 91. The accused person shall be required at list of witnesses for once to give in, orally or in defence on trial before writing, a list of the persons whom he wishes to be summoned to give evidence on his trial before the High Court.

The Magistrate may, if he thinks proper, summon all or any such persons to attend and give evidence at the enquiry; and if he does so, the commitment shall not be considered to have been made until such evidence has been taken.

The Magistrate may in his discretion allow the

accused person to give in any
further list.

further hist of witnesses at a
subsequent time.

The Magistrate may summon and examine supplementary witnesses after commitment and before the commencement of the trial. Such examination shall, if possible, be taken in the presence of the accused person.

Nothing in this section shall be deemed to preclude the accused person from giving at any time before his trial before the High Court to the Clerk of the Crown a further list of the persons whom he wishes to be summoned to give evidence on such trial.

92. When the person accused has been com-Bummons to witness. mitted for trial, and has given es when accused person is to be committed in say list of the persons referred to in section 91, the Magistrate may either summon such persons to uppear before the High Court, or leave them to be summoned by the Clerk of the Crown.

93. Complainants and witnesses for the proseention and defence, whose Recognizances of comuttendance before the High Phinants and wituesses. Court is necessary, and who appear before the Presidency Mugistrate, shall exccute before him recognizances, in the form (F) given in the third schedule to this Act, or to the like effect, to be in attendance when called upon at the High Court, to prosecute or to give evidence, as the case may be.

If any complainant or witness refuses to attend hefore the High Court, or Detention in custody in come of refusal to alto execute the recognizance above directed, the Presidency Magistrate may detain him in enstody until he executes such recognizance, or until his attendance at the High Court is required, when the Magistrate shall send him in custody to the High Court.

CHAPTER IX .-- OF THE CHARGE.

Form of Charges.

94. Every charge under this Act shall state the offence with which the Charge to state ofaccused person is charged.

If the law which creates the offence gives it any specific name, the offence may be described in the Specific name of offence anfficient description. charge by that name only.

If the law which creates the offence does not give it my specific name, so How stated where ofmuch of the definition of the fonce has no specific offence must be stated as to give the accused person notice of the matter with which he is charged.

The law and section of the law against which the offence is said to have been committed shall be mentioned in the charge.

The fact that the charge is made shall be equivalent to a statement that What implied in charevery legal condition, necessary by law to constitute the offence charged, was fulfilled in the particular case.

The charge shall be written in English. If English is not understood by Language of charge. the accused person, the charge shall be interpreted to him in a language which he understands.

If the accused person has been previously convicted of any offence punish-Previous conviction able under chapter XII or chapter XVII of the Indian Penal Code with imprisonment for a term of three years or upwards, or of any other offence mentioned in section 3 or section 4 of Act No. VI of 1864 (to anthorize the punishment of whipping in certain cases), and if it is intended to prove such previous conviction for the purpose of affecting the punishment which is to be awarded, the fact of the previous conviction must be stated in the charge. If such statement is omitted, it may

he added at any time before sentence is passed, but not afterwards.

- Alluxtrations.

(a.) A is charged with the unorder of B. This is equivalent to a statement that A's act fell within the definition of murder given in sections 280 and 300 of the Indian Penal Code; that it did not tall within any of the general exceptions of the Penal Code; and that it did not fall within any of the live exceptions to section 300, that, if it did fall within exception 1, one or other of the three provisos to that exception applied to it.

(b.) A is clurged, under section 326 of the Indian Penal

Code, with voluntarily causing gnevous hurt to B. by means of an instrument for shooting. This is equivalent to a stateof an instrument for shooting. This is equivalent to a statement that the case was not provided for by section 335 of the Indian Penal Code, and that the general exceptions did

not apply to it.
(c.) A is necessed of murder, cheating, theft, extertion, adultery or criminal infimidation, or using a false property-mark. The charge may state that A committed murder, or cheating, or theft, or extertion, or adultery, or criminal intimidation, or that he used a false properly-mark, without reference to the definitions of those crimes contained in the Indian Penal Code; but the sections under which the offence is punishable must, in each instance, be referred to in the charge.

(d.) A is charged, under section 184 of the Indian Penal Code, with intentionally obstructing a sale of property offered for sale by the lawful authority of a public servant.

The charge should be in those words.

95. The charge shall contain such particulars as to the time and place of Particulars as to time, the alleged offence and the place and person. person against whom, or the thing in respect of which, it was committed, as are reasonably sufficient to give notice to the accused person of the matter with which he is charged.

96. When the nature of the case is such that When number of conc. the particulars mentioned in mitting offence must be sections 94 and 95 do not give sufficient notice to the accused person of the matter with which he is charged, the charge shall also contain such particulars of the manner in which fire alleged offence was committed as will be sufficient for that purpese.

Illustrations.

(a.) A is accused of the theft of a certain article at a certain time and place. The charge need not set out the man-ner in which the theft was effected.

(b.) A is accused of cheating B at a given time and place. The charge must set out the manner in which A cheated B.

(c.) A is accused of giving false evidence at a given time and place. The charge must set out that portion of the evidence given by A which is alleged to be false.

(d.) A is accused of obstructing B, a public servaut, in discharge of his public functions at a given time and place. The charge must set out the manner in which A obstructed by the first time and place. B in the discharge of his functions.

(e.) A is accused of the murder of B at a given time and place. The charge need not state the manner in which A

murdered B.

(f.) A is accused of disobeying a direction of the law with intent to save B from punishment. The charge must set out the disobedience charged and the law infringed.

- 97. The charge may be in the form given in the third schedule to this Forms in schedule. Act or to the like effect.
- 98. No error, either in the way in which the offence is stated, or in the particulars required to be Effect of errors. stated in section 96, and no omission to state the offence, or to state those particulars, shall be regarded at any stage of the case as material, unless the person accused was in fact misled by such error or omission.

Illustrations.

(a.) A is charged, under section 242 of the Indian Penal Code, with "having been in possession of counterfeit cvin, having known at the time when he became possessed

thereof that such coin was counterfeit;" the word "fraudu-lently" being omitted in the charge. Unless it appears that A was in fact misled by this omission, the error not be regarded as material.

(b.) A is charged with cheating B, and the manner in which he cheated B is not set out in the charge, or is set out incorrectly. A defends himself, calls witnesses, and gives his own account of the transaction. The Court may infer from this that the omission to set out the manner of the cheating is not material.

(c.) A is charged with cheating B, and the manner in which he cheated B is not we out in the charge. There were many transactions between A and B, and A had no means of knowing to which of them the charge referred, and offered no defence. The Court may infer from such

facts that the omission to set out the manner of the cheat-

ing was, in this case, a material error.

(d.) A is charged with the murder of Khodá Baksh on the 21st January. In fact, the murdered person's name was Haidar Baksh, and the date of the murder was the 20th January. A was never charged with any murder but one, and had heard the inquiry before the Magistrate, which referred exclusively to the case of Haidar Baksh. The Court may infer from these facts that A was not misled, and

that the error in the charge was immaterial.

(c.) A was charged with murdering Huidar Baksh on the 20th January and Khodé Baksh (who tried to arrest him for that nurder) on the 21st January. When charged for the murder of Haidar Baksh, he was tried for the murder of Khoda Baksh. The witnesses present in his defence were witnesses in the case of Haidar Baksh. Court may infer from this that A was misled, and that the

error was material.

99. Any accused person may apply to a Presidency Magistrate for an Prisoner may apply for amendment of the charge made against him; and in considering whether any error in a charge did in fact mislead the accused person, the Magistrate shall take into account the fact that he did or did not make such an application.

100. A Presidency Magistrate may, upon the application of the accused Magistrate may alter person, or of the complainant, charge. or upon his own motion, alter any charge se any stage of the proceedings before judgment is pronounced.

Every such alteration shall be read and explained to the accused person.

101. If the alteration is such that proceeding When trial may pro-ceed immediately after not likely, in the opinion of not likely, in the opinion of alteration. the Presidency Magistrate, to prejudice the accused person in his defence, the Magistrate may in his discretion, after making such alteration, proceed with the trial as if the altered charge had been the original charge.

102. If the alteration is such that proceeding When new trial may immediately with the trial is likely, in the opinion of the Presidency Magistrate, be directed or trial susto prejudice the accused person in his defence, the Magistrate may either direct a new trial, or suspend the trial for such period as may be necessary to enable the accused person to make his defence to the altered charge; and, after hear-

ing his defence, the Magistrate may further adjourn Adjournment. the trial, to admit of the appearance of any witness whose evidence the Magistrate may consider to be material to the case, or whom the accused person may wish to be summoned in his defence.

103. In all cases of alteration of a charge, the complainant and accused per-Recall of witne son shall be allowed to rewhen charge altered. call and examine with reference to such alteration any witness who may have been examined.

104. If the offence stated in the altered charge Stay of proceedings if be one for the prosecution of which previous sanction is prosecution of offence in necessary, the case shall not altered charge require previous sauction. be proceeded with until such sanction is obtained, unless sauction has been already obtained for a prosecution on the same facts as those on which the altered churge is founded.

Joinder of Charges.

105. There must be a separate charge for every distinct offence of which any Separate charges for distinct offences. person is accused, and every such charge must be tried separately, except in the cases hereinafter excepted.

Illustration.

A is accused of a theft on one occasion, and of causing grievous hurt on another occasion. A must be separately charged and separately tried for the theft and the causing grievous hurt.

106. When a person is accused of more offences than one of the same kind, More offences than one committed within one year of of same kind may be committed within one year of each other, he may be chargeach other. ed with, and tried at the same time for, any number of them not exceeding three.

107. I .- If in one series of ucts, so connected together us to form the same I .- Trial of more than transaction, more offences one offence. than one are committed by the same person, he may be charged with and tried for every such offence at the same time.

II .- If the acts alleged constitute an offence II.—One offence falling within two or more separate definitions of any tions. law in force for the time being, by which offences are defined or punished, the person accused of them may be charged with each of the offences so committed; but he must not receive a more severe punishment than could be inflicted for any of such offences.

III .- If several acts, of which one or more than one would by itself III .- Acts severally constitute an offence, form, constituting more than one offence, but collectwhen combined, a different ively coming within one offence, the person accused of them may be charged with every offence or any of the different offences, which he may have committed; but he must not receive for such offences, collectively, a punishment more severe than that which might have been inflicted for any one of such offences.

Illustrations

to paragraph I-

(a) A rescues B, a person in lawful custody, and in so doing causes grevious hurt to C, a constable in whose custody B was. A may be separately charged with, convicted of, and punished for, offences under sections 225 and 333 of the Indian Penal Code.

(b) A has in his possession several seals knowing them to be counterfeit and intending to use them for the purpose of committing several forgeries punishable under section 466 of the Indian Penal Code. A may be separately charged with, convicted of, and punished for, the possession of each seal, under section 473 of the Indian Penal Code.

(c) A, with intent to cause injury to B, institutes a criminal proceeding against him, knowing that there is no just or lawful ground for such proceeding. A also falsely accuses B of having committed an offence, knowing that there is no just or lawful ground for such charge. A may be separately charged with, convicted of, and punished for, two offences under section 211 of the Indian Penal Code

(d) A, with intent to cause injury to B, falsely accuses him of having committed an offence, knowing that there is no just or lawful ground for such charge. On the trial, A given false evidence against B, intending thereby to cause B to be convicted of a capital offence. A may be separately charged with, convicted of, and punished for, offences under sections 211 and 194 of the Indian Penal Code.

sections 211 and 191 of the Indian Feural Code.

(c) A knowing that B, a female minor, has been kidnapped in order that she may be subjected to grievous hurt, wrongfully confines her and detains her against her will as a slave. A may be separately charged with, convicted of, and ponished for, offences under sections 368 (readwith 267) and 370 of the Indian Paper 1926.

with 367) and 370 of the Indian Penal Code.

(f') A, with six others, commits the offences of rioting, grievous hurt, and of assaulting a public servant endeavourgrievous nuri, and of assenting a public servant endeavouring, in the discharge of his duty as such, to suppress the riot. A may be separately charged with, convicted of, and punished for, offences under sections 147 and 325 and 152 for the line band Code. of the Indian Penal Code.

(g) A threatens B, C and D at the same time with injury to their persons with intent to cause alarm to them. A may be separately charged with, convicted of, and parallel for, each of the three offences under section 506 of the Indian

Penal Code.

(A) A intentionally causes the death of three persons by upsetting a boat. A may be separately charged with, con-victed of, and punished for, each of the three offences under section 302 of the Indian Penal Code.

The separate charges referred to in illustrations (a) to (h)

respectively may be tried at the same time.

to paragraph II-

(i) A wrongfully strikes B with a cane. A may be separately charged with, and convicted of, offences under sections 352 and 323 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a more severe pun ishment than if he had convicted him under section 323 only.

(i) A wrongfully kills a buffalo worth sixty rupees belonging to B, and then moves the carcase in order to take it dishonestly out of B's possession without B's consent. A, may be separately charged with, and convicted of, offences under sections 429 and 379 of the Indian Penal Code; but the I residency Magistrate who tries him may not inflict a more severe punishment than if he had convicted him under section 429 only.

(4) Several stolen sacks of corn are made over to A and B

who know they are stolen property. A and B thereupon voluntarily assist each other to conceal the sacks at the bottom of a grain-pit. A and B may be separately charged with, and convicted of, offences under sections 411 and 414 of the Indian Penal Code; but the Presidency Magistrate who tries them may not inflict a severer punishment than if he had convicted them under one of those sections only.

(1) A dishonestly uses a forged document as genuine evidence, in order to convict B, a public servant, of an offence under section 167 of the Indian Penal Code. A may be separately charged with, and convicted of, offences under sections 471 (read with 406) and 190 of the same Code; but the Presidency Magistrate who tries him may not inflict a severer pumehment than if he had convicted him under one of those sections only.

to paragraph 111-

(m) A comunts house-breaking by day with intent to commit adultery, and commits, in the house so entered, adultory with Ba wife. A may be separately charged with, and convicted of, offences under sections 454 and 497 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 497 only.

(a) A commits robbery on B, and, in doing so, voluntarily

causes hurt to him. A may be separately charged with, and convicted of, offences under sections 323, 392 and 394 of the Indian Penal Code; but the Presidency Magistrate

who tries him may not inflict a severer punishment than if he had convicted him under section 392 or 394 only.

(o) A entices B, the wife of C, away from C, with intent to commit adultery with B, and then commits adultery with her. A may be separately charged with, and convicted of, offences under sections 498 and 497 of the Indian Penal Code; but the Presidency Magistrate who tries him may not indict a severer punishment than if he had convicted him noder section 497 only.

108. If a single act or series of acts is of such Where it is doubtful a nature that it is doubtful what offence has been which of several offences the facts which can be proved will constitute, the accused person may be charged with having committed all or any of such offences; and any number of such charges may be tried at once, or he may be charged in the alternative with having committed some one of the said offences.

Illustration.

A is accused of an act which may amount to theft, or receiving stolen property, or criminal breach of trust, or cheating. He may be charged with theft, receiving stolen property, criminal breach of trust, and cheating, or he may be charged with having committed theft, or receiving stolen property, a criminal breach of trust, or cheating.

109. If, in the case mentioned in the last pre-When a person is ceding section, one charge only is brought against an charged with one offence, accused person, and it aphe can be convicted of pears in evidence that he another. committed a different offence, for which he might have been charged under the provisions, of that section, he may be convicted of the offence which he is shown to have committed, although he was not charged with it.

Illustration.

A is charged with theft. It appears that he committed the offence of criminal breach of trust, or that of receiving stolen goods. He may be convicted of criminal breach of trust, or of receiving stolen goods (as the case may be), though he was not charged with such

110. When a person is charged with an offence, When offence proved and part of the charge is not proved, but the part which is proved amounts to charged. a different offence, he may be convicted of the offence which he is proved to have committed, though he was not charged with it.

Illustrations.

(a). A is charged, under section 407 of the Indian Penal Code, with criminal breach of trust in respect of property entrusted to him as a carrier. It oppears that he did commit criminal breach of trust under section 406 in respect of the property, but that it was not entrusted to bim as a carrier. He may be convicted of criminal breach of trust under section 406.

(b). A is charged with murder. He may be convicted of culpable homicide, or of causing death by negli-

111. When more persons than one are accused What persons may be of the same offence, or of different offences committed charged jointly. in the same transaction, or when one person is accused of committing any offence, and another of abetment of, or attempt to commit, such offence, they may be charged and tried together, or separately, as the Presidency Magistrate thinks fit, and the provisions contained in the former part of this chapter shall apply to all such charges.

Illustrations.

(a). A and B are accused of the same murder. A and B may be charged and tried together for the murder.

(b). A and B are accused of a robbery, in the course of which A commits a murder with which B has nothing to do. A and B may be tried together on a charge, charging both of them with the robbery, and A alone with the

murder. (c). A and B are both charged with a theft, and B is charged with two other theits committed by him in the course of the same transaction. A and B may be both tried together on a charge, charging both with the one theft, and B alone with the two other thefts.

Withdrawal of remaining charges on conriction on one of several charges.

112. When more charges than one are made against the same person, and when a conviction has been had on one or more of them, the complainant, or the Govcrument Solicitor or other

officer conducting the prosecution, may, with the consent of the Presidency Magistrate, withdraw, or such Magistrate of his own accord may suspend, the inquiry into, or trial of, the remaining charge or charges.

Previous Acquittals or Convictions.

113. A person who has once been tried for an offence and convicted or acquitted of such offence, Person once convicted or acquitted not to be shall, while such conviction tried for same offence. or acquittal remains in forre,

not be liable to he tried again for the same offence, nor on the same facts for any other offence for which a different charge from the one made against him might have been made under section 108, or for which he might have been convicted under section 109.

A person convicted or acquitted of any offence may be afterwards tried for any offence for which a separate charge might have been made ugninst him on the former trial under section 107, paragraph one.

A person acquitted or convicted of any offence constituted by any act causing consequences which, together with such act, constituted a different offence from that for which he was acquitted or convicted, may be afterwards tried for such lastmentioned offence, if the consequences had not happened, or were not known to the Court to have happened, at the time when he was acquitted or convicted.

A person aequitted or convicted of any offence constituted by any acts may, notwithstanding such acquittal or conviction, be subsequently charged with, and tried for, any other offence constituted by the same acts, which he may have committed if the Court by which he was first tried was not competent to try the offence with which he is subsequently charged.

Illustrations.

(a) A is tried upon a charge of theft as a servant and acquitted. He cannot afterwards be charged with theft as a servant, or, upon the same facts, with theft simply, or with criminal breach of trust.

(b) A is tried upon a charge of murder and sequitted. There is no charge of robbery; but it appears from the facts that A conquitted robbery at the line when the murder was committed: he may afterwards be charged with, and tried for, robbery.

(c) A is tried for an assault and convicted. The person assaulted afterwards dies. A may be tried again for cul-

pable homicide.

(d) A is tried, under section 270 of the Indian Pensl Code, for malignantly doing an act likely to spread the infection of a disease dangerous to life, and is acquitted. The act so done afterwards causes a person permanently to lose his eyesight. A may be charged, under section 325 of the same Code, with voluntarily causing grievous hurt to that person.

that person.

(e) A is charged by a Presidency Magistrate with, and convicted by him of, voluntarily causing leart to B. A may not afterwards be tried for voluntarily causing grievous hurt to B, on the same facts, unless the case comes within paragraph three of this section.

(f) A is charged by a Presidency Magistrate with, and convicted by him of, theft of property from the person of B. A may be subsequently charged with, and tried for, robbery on the same facts.

(g) A, B and C are charged by a Presidency Magistrate with, and convicted by him of, robbing D. A, B and C may afterwards be charged with, and tried for, descrity on the same facts.

CHAPTER X.-OF THE TRIAL OF CASES BY PRESIDENCY MAGISTRATES.

114. The following procedure shall be observed in Cases may be tried sommarily. the trial of cases by Presidency Magistrates.

In every such case the Magistrate shall record the following particulars:

- (a) the serial number,
- (b) the date of the commission of the offence,
- (c) the name of the complainant, (d) the name of the nonsed person,
- (e) the offence comflained of or proved,
- (f) the prisoner's plea,
- (g) the final order,
- (A) the date of such order.

115. No Presidency Magistrate shall impose a fine exceeding two hundred Record of evidence. rupces or imprisonment for a term exceeding six months, nuless he has recorded the evidence of the witnesses.

Sentences passed under section 13 on the same occasion shall for the purposes of this section be considered as one sentence.

Where the Magistrate records such evidence, it shall be sufficient either to take it down with his own hand or to cause it to be taken down in writing from his dictation in open Court. All evidenre so taken down shall be signed by the Magistrate and shall be part of the record.

Evidence so taken down shall ordinarily be taken in the form of a narmtive, but the Magietrate may in his discretion take down, or cause to be taken down, any particular question or answer.

Every Magistrate recording the evidence of a witness shall record such remarks as he thinks material respecting the demeabour of such witness while under examination.

116. In cases punishable with fine only, or with imprisonment for a term not Charge when dispensexceeding six months, or with both, no formal charge need he made against the accused person; and the Magistrate may convict him of any offence punishable with fine only or with imprisonment for a term not exceeding six months, or with both, and which, from the facts proved, he appears to have

committed. In cases in which the Magistrate has power to impose imprisonment for a Charge when necesterm exceeding six months, there shall be a formal charge against the accused person.

All charges under this section shall be drawn up by the Magistrate in accordance with the provisions of chapter IX.

117. Neither the complaint nor the process Effect on proceedings issued thereon shall be re-of defect in complaint garded otherwise than an notice to the accused person of the facts to be inquired into. No defect in the complaint or process shall invalidate the proceedings, unless it appears that the accused person was actually misled by such defect; and, in considering whether or not be was so misled, the Magistrate shall have regard to the manner in which the accused person conducted his defence.

118. If upon the day appointed for the appear-Dismissal or adjourn. ance of the accused person, ment on non-appearance or any day subsequent there. to on which the case may be of complainant. called on, the complainant does not appear, the Magistrate shall dismiss the complaint, unless he thinks fit to adjourn the hearing of the same to some other day. Such adjournment shall be made upon such terms as the Magistrate thinks fit.

119. On the appearance of both parties on the day fixed for the trial, the substance of the complaint shall be stated to the accused person, and he shall be asked if he has any cause to show why he should not be convicted.

120. If the accused person admit the truth of

Conviction on admission the complaint, his admission shall be recorded, and if he shows no sufficient cause why he should not be convicted, the Magistrate may convict him accordingly.

Procedure when no such admission is made.

Procedure when no such admission is made.

Procedure when no such admission is made.

Magistrate shall proceed to hear the complainant and such witnesses as he produces in support of his such witnesses as he produces in his defence.

Charge when drawn up.

Charge when drawn up.

Charge when drawn up.

this Act, it shall be drawn up as soon as the Magistrate is of opinion that a prima facie case has been established against the accused person, and shall be read and explained to the accused person, and he shall be asked whether he is guilty or has any defence to make.

Procedure ou examining accused.

Procedure ou examining accused.

Procedure ou examining accused.

Procedure ou examining accused.

the procedure prescribed in section 84 shull be followed.

124. Before or during the hearing of any complaint, the Mugistrate may, in order to secure the attendance of witnesses or for any other reason, adjourn the hearing, on such terms as he thinks fit, to a day to be then appointed and stated in the presence of the parties.

It on the day to which such hearing or such further hearing has been so adjourned, the accused person does not appear, the Mugistrate may issue his warrant for the arrest of such person.

If on such day the complainant does not appear, the Magistrate may dismiss the complaint.

125. If a complainant, at any time before a final order is passed in any case punishable with fine only or with imprisonment for a term not exceeding six months, or with both, satisfies the said Magistrate that there are sufficient grounds for permitting him to withdraw his complaint, the Magistrate may permit him to do so.

The withdrawal under this section of a complaint shall operate as an acquittal of the accused person.

126. If the Magistrate, in any case tried under this chapter, finds the accused person not guilty, he shall record an order of acquittal.

If the accused person is convicted, the Magistrate shall pass sentence upon him; and, in all cases in which the Magistrate inflicts imprisonment, or fine exceeding two hundred rupees, or both, he shall add to the final order mentioned in section 114, clause (g), a brief statement of the reasons for the conviction.

When the personal attendance of the accused person during the trial has been dispensed with, the sentence of the Magistrate shall be pronounced in his presence, except where the sentence is for fine only, in which case it may be pronounced in the presence of the accused person's advocate, attorney or pleader.

Procedure when, after commencement of trial, Magistrate finils case beyond his jurisdiction.

opinion, ought to be tried by the High Court, he shall stop further proceedings under this chapter, and shall either forward the case to the Magistrate having jurisdiction, or commit the accused person, in accordance with the provisions of chapter VIII, to the High Court for trial.

Trial of persons previously convicted of of chapter XII or chapter XVII of the respective of the sequence of the sequence of the sequence of the sequence of the sequence of the sequence of the sequence of three years or upwards, is again accused of any offence punishable under either of those chapters with imprisonment for a term of three years or upwards, shall ordinarily, if the Presidency Magistrate considers him an habitual offender, be committed to the High Court.

General Provisions as to Inquiries and Trials.

Permission to conduct prosecution.

Permission to conduct prosecution.

Permission to conduct trying any case may permit any person to conduct the case as prosecutor; but no person other than the Advocate-General, Standing Connsel, Government Solicitor or other officer generally or specially empowered by the Local Government in this behalf shall be entitled to do so without such permission.

Any person conducting the case may do so personally or by an advocate, attorney or pleader.

Right of accused to be defouded.

131. If an accused person, though not insane, caunot be made to understand proceedings.

Magistrate of an offence, may of right be defended by any advocate, attorney or pleader. hough not insane, caunot be made to understand proceedings, the Magistrate may proceed with

the inquiry or trial; and if such inquiry results in a committal, or if such trial results in a conviction, the proceedings shall be forwarded to the High Court, with a report of the circumstances of the case, and the High Court shall pass thereon such order as it thinks fit.

Presidency Magistrates'
Courts to be open.

Magistrate is held for the purpose of inquiring into or trying any offence, shall be deemed an open Court, to which the public generally may have access, so far as the same can conveniently contain them:

Provided that the Magistrate may, if he thinks fit, order at any stage of any inquiry into or trial of any particular case, that the public generally, or any particular person, shall not have access to, or be, or remain in, the room or building used by the Magistrate.

133. In the case of offences which may lawfully be compounded, the injured person may compound the

offence out of Court, or in Court with the permission of the Presidency Magistrate. Such composition shall have the effect of an acquittal of the accused.

CHAPTER XI.-OF EVIDENCE.

A .- Of securing the Attendance of Witnesses.

134. Any Presidency Magistrate may, at any stage of any proceeding, inquiry or trial under this Act, Power to summon material witness or examine summon, in manner provided person present. by chapter VI, any witness, or examine any person in attendance though not summoned as a witness; and the Magistrate shall summon and examine such person if his evidence appears essential to the just decision of the case.

135. If a Presidency Magistrate has reason to When warrant of ar. believe that any witness, rest may issue in first whose attendance is required will not attend to give evidence without being compelled to do so, he may, instead of issuing a summons, issue a warrant of arrest in the first instance.

136. If any person summoned under this Act Arrest of person disobeying summons. and place appointed by the summons, and no reasonable excuse is offered for such neglect or refusal, the Presidency Magistrate, upon proof of the summons having been duly served, may issue a warrant under his hand to bring such person before him to testify as afore-

137. If such warrant cannot be executed, and the Magistrate has reason to Procedure when war- believe that the witness abrant cannot be served. sconds or conceals himself for the purpose of preventing the execution thereof, he may issue a notice, requiring the attendance of such witness to give evidence at a time and place to be named therein, and such notice shall be affixed to some conspicuous part of such witness' ordinary place of abode, or, if he has no such abode, of the Magistrate's Court.

If the witness does not attend at the time and place so named, the Magistrate may order the attachment of any moveable property belonging to such witness, equal in value, as nearly as may be, to the amount of the costs of attachment and of any fine to which the witness may be liable under the provisions of section 172 of the Indian Penal

138. The provisions of section 68 and section Attachment, &c., of property ordered to be attachment attached under section attached under section able property shall apply to all property ordered to be attached under section 187.

139. Notwithstanding anything contained in Power to order pris-ener in jali to be Act, 1869, any Presidency brought up for examina-tion.

Testimony
Magistrate desirous of examining, as a witness or accused person, in any case pending before him, any person confined in any jail within the local limits of his jurisdiction, may issue an order to the officer in charge of the said jail requiring him to bring such prisoner in proper custody, at a time to be therein named, to the Magistrate for examination.

The officer so in charge, on receipt of such order, shall act in accordance therewith, and shall provide for the safe custody of the prisoner during his absence from the jail for the purpose aforesaid.

140. The Presidency Magistrate may require complainants and witnesses for the prosecution and de-Power to require complainants, &c., to execute recognizances. fence whose attendance before him is necessary, to execute recognizances, in the form (F) given in the third schedule to this Act, or to the like effect, to be in attendance when called upon to prosecute or give evidence, as the case may be.

141. If any witness summoned or brought before Committee of person fuses to answer such questions refusing to answer. as are put to him, without offering any reasonable excuse for such refusal, such Magistrate may sentence him to simple imprisonment, or commit him to the custody of an officer of the Court, for any term not exceeding seven days, unless in the meantime such person consents to be examined and to answer; after which, in the event of his persisting in his refusal, he may be dealt with according to the provisions of section 205 or 208.

B .- Of Witnesses.

142. In the case of offences punishable with fine In cases triable upon only or with imprisonment for a term not exceeding six months, or with both, it shall ordinarily be the duty of the complainant and accused to produce their own witnesses. But the Presidency Magistrate may in his discretion-

(a) summon any person who appears to him likely to give material evidence on behalf of the complainant or the accused;

(b) summon any witness named by the complainant or the accused:

Provided that the Magistrate may, before summoning a witness, require that his reasonable expenses incurred in attending for the purposes of the trial be deposited in Court.

143. In the case of all other offences, the Magistrate shall ascertain from In cases triable upon the complainant, or otherwise, the names of any persons likely to be acquainted with the facts of the case and to be able to give evidence for the prosecution, and shall summon to give evidence before him such of them as he thinks necessary.

The Magistrate shall also summon any witness, and take any evidence that may be offered, in behalf of the accused person, to answer or disprove the evidence against him.

C.—Of Securing Documentary Evidence.

144. Whenever a Presidency Magistrate considers that the production of Summons to produce any document or other thing document required as evidence. is necessary or desirable for the purposes of any inquiry trial, or other proceeding under this Act, he may issue a summons to the person in whose possession or power such document or thing is believed to be, requiring him to attend and produce it at the time

145. Where there is reason to believe that the person to whom the sum-Issue of search-war-rant in first instance. mons is addressed will- not produce the document or

and place stated in the summons.

other thing as directed in the summons, the Magistrate may issue a warrant to search for such document or thing in the first instance.

146. If any letter in the custody of the Postal Department is wanted for

Procedure as to letters in custody of Postai Department or telegraph officer. Department is wanted for the purpose of any inquiry or trial by a Presidency Magistrate, the Magistrate may, if he is the Chief

Magistrate, direct the postal authorities to deliver auch letter to such person as the Magistrate directs, and if he is not the Chief Magistrate, may apply to the Chief Magistrate, who may, if he thinks fit, give such direction.

The letter referred to in any direction given under this section shall be delivered accordingly.

147. Any Presidency Magistrate may, if he thinks fit, impound any document produced.

The conclusion of the proceedings, order it to be returned to the person who produced it.

D .- Of the Examination of Accused Persons.

148. At any stage of any inquiry or trial under this Act, the Magistrate may, without previously warning the accused person, put such questions to him as he considers necessary.

The accused person shall not render himself liable to punishment for refusal to unswer such questions, or for giving false answers to them, but the Mugistrute shall draw such inference as may to him seem just from such refusal or false answers.

EXPLANATION.—The answer given by an accused person may be put in evidence against him, not only in such inquiry or trial, but also in any other inquiry into, or trial for, any other offence which such answer may tend to show he has committed.

149. Except as is provided in section 150, no No influence to be influence, by means of any used to induce disclosures.

wise, shall be used to an accused person to induce him to disclose or withhold any matter within his knowledge.

150. A Presidency Magistrate may, with the Tender of pardon to view of obtaining the eviscomplice. dence of any persons supposed to have been directly or indirectly concerned in, or privy to, any offence specified in column seven of the second schedule hereto annexed as triable exclusively by the High Court, tender a pardon to such person on condition of his making a full and true disclosure of the whole of the circumstances, within his knowledge, relative to such offence and to every other person concerned in the perpetration thereof.

Every person accepting a tender under this section shall be examined as a witness in the case.

Such person, if not on bail, shall be detained in custody until the termination of the trial.

Commitment of person to whom pardou has been tendered under section 150, if before the trial it appears to the Presidency Magistrate that any person who has accepted such tender has either by wilfully concealing anything essential, or by giving false evidence, not complied with the conditions under

which the tender was made, such Magistrate may commit him for trial for the offence in respect of which the pardon was so tendered, or for any other offence of which he may appear to have been guilty in connection with the same matter.

The statement made by a person under pardon which pardon has been withdrawn under this section, may be put in evidence against him.

E .- Special Rules of Evidence.

152. The deposition of a civil surgeon or other Deposition of medical medical witness, taken and duly attested by a Magistrate, may be given in evidence in any inquiry or trial under this Act, although the deponent is not called as a witness.

The Presidency Magistrate may, if he thinks fit,
Power to summon summon and examine such
medical witness. deponent as to the subjectmatter of his deposition.

153. Any document purporting to be a report
Report of Chemical from the Chemical ExExaminer. aminer, or Assistant Chemical Examiner to Government, upon any matter or
thing duly submitted to him for examination or
analysis and report, in the course of any inquiry or
trial under this Act, or in any preliminary inquiry
relating thereto, may, if it bears his signature, be
used as evidence in any inquiry or trial under this
Act.

The Presidency Magistrate may presume that the signature to any such docuture may be presumed. ment is genuine, and that the person signing it held the office which he professed to hold at the time when he signed it.

The Presidency Magistrate may, if he thinks

Power to summon fit, summon and examine such Chemical Examiner or Assistant Chemical Examiner as to the subject-matter of his said report.

Previous conviction or acquittal may be proved (a) by an extract certified, under the hand of the officer having the custody of the records of the Court in which such conviction or acquittal was had, to be a copy of the sentence or order, or (b), in case of a conviction either by a certificate signed by the officer in charge of the jail in which the punishment or any part thereof was inflicted or by production of the warraut of commitment under which the punishment was suffered.

Record of evidence in absence of accessed.

Record of evidence in absence of accessed.

Record of evidence in absence of accessed.

Record of evidence in absence of, the Presidency Magistrate may, in his absence, examine the witnesses (if any) produced on behalf of the prosecution, and record their depositions; and any such deposition may, on the arrest of such person, be put in on his trial for the offence with which he is charged, if the attendance of the deponent cannot be procured.

Convictions on evidence partly recorded by one Magistrate and partly by another.

The property of the evidence or any part of the evidence in an inquiry or trial, ceases to exercise jurisdiction theretin, and is succeeded by another Magistrate who has and who exercises and

other Magistrate who has and who exercises such jurisdiction, the Magistrate so succeeding may act

on the evidence so recorded by his predecessor, or partly recorded by his predecessor and partly recorded by himself, or he may re-summon the witnesses and re-commence the inquiry or trial:

Provided that the accused person may, when the second Magistrate commences his proceedings, demand that the witnesses be re-summoned and reheard, in which case the inquiry or trial shall be re-commenced:

Provided also that the High Court may set aside any conviction passed on evidence not wholly recorded by the Magistrate before whom the conviction was had, if such Court is of opinion that the accused person has been materially prejudiced thereby; and may order a new inquiry or trial.

157. Whenever in the course of a trial or in-When attendance of quiry under this Act it apwitness may be dispens- pears that the attendance of a witness cannot be procured without an amount of delay, expense or inconvenience which, under the circumstances of the case, would be unreasonable, the Presidency Magistrate may dispense with such attendance.

158. Such Magistrate may direct a commission leane of commission to any Magistrate of the and procedure there. District, or Magistrate of under. the first class, within the local limits of whose jurisdiction such witness may

The Magistrate to whom the commission is directed, or, if he be the Magistrate of the District, such Magistrate of the first class as he appoints in this behalf, shall proceed to the place where such witness is, or shall summon such witness before himself, and shall take his evidence in the same manner, and may for this purpose exercise the same powers, as in trials of warrant-cases under the Code of Criminal Procedure.

f the witness is within the local limits of the Commission in case of jurisdiction of any Presi-witness being within dency Magistrate, other than Fresidency town. the Magistrate dispensing with his attendance, the latter Magistrate may direct a commission to the former Magistrate, who thereupon shall have the like power to compel the attendance of, and to examine, such witness as he possesses for that purpose in cases pending before himself.

The complainant and the accused person may Complainant and ac- respectively forward interroeused may examine wit-ness. gatories, in writing, upon which the Magistrate to whom the commission is directed shall examine the witness,

or the complainant and the accused person (if on bail) may appear before such Magistrate,

or the complainant and the accused person, may so appear respectively by advocate, attorney or pleader,

and may examine, cross-examine and re-examine (as the case may be) the said witness.

After any commission issued under this section Return of commission. has been duly executed, it shall be returned, together with the deposition of the witness examined thereunder, to the Magistrate by whom it was issued; and the commission, the return thereto, and the deposition of such witness, may be used as evidence in the case and shall form part of the record.

F.-Of Search-Warrants.

159. When a Presidency Magistrate considers that the production of any Search-warrant when thing is essential to the congrantable. duct of an inquiry into au

offence known or suspected to have been committed or to the discovery of the offender,

or when he considers that such inquiry or discovery will be furthered by a general search or inspection,

he may grant his search-warrant; and the officer charged with the execution of such warant may search or inspect any place within the local limits of the jurisdiction of such Magistrate.

The Magistrate may, if he thinks fit, specify in the warrant the particular place, building or part thereof to which only the search or inspection shall extend; and the officer charged with the execution of such warrant shall then search or inspect only the place, building or part so specified.

Nothing in this section or in section 145 shall anthorize a Magistrate to grant a warrant to search for a letter or telegram in the custody of the Postal Department or of a telegraph officer.

160. If a Presidency Magistrate, upon information and after such inquiry Search of house susas he thinks necessary, has pected to contain stolen reason to believe that any property or forged docuplace is used for the deposit ments.

or sale of stolen property, or of property which has been fraudulently obtained, or for the deposit or sale or manufacture of farged documents, or counterfeit Government stamps, or counterfeit coin, or instruments or materials for counterfeiting coin, or for forging,

or that any forged documents, or counterfeit stamps, or false seals, or counterfeit coin, or instruments or materials used for counterfeiting coin, or for forging, are kept or deposited in any place,

he may by his warrant authorize any Policeofficer above the rank of a constable-

(a) to enter, with such assistance as may be required, and by force if necessary, such place, and

(b) to search the same as specified in the war-

rant, and

(c) to take possession of any property, documents, stamps, seals or coins therein found, which he reasonably suspects to be stolen, unlawfully obtained, forged, false or counterfeit, and also any such instruments and materials as aforesaid, and

(d) to convey such property, documents, stamps, senis, coins, instruments or materials before a Presidency Magistrate, or to guard the same on the spot until the offender is taken before a Presidency Magistrate, or otherwise to dispose thereof in some place of safety, and

(e) to take into custody and carry before the said Magistrate every person found in such place, who appears to have been privy to the deposit, sale or manufacture or keeping of any such property, documents, stamps, seals, coins, instruments or materials knowing or having reasonable cause to suspect the said property to have been stolen or otherwise unlawfully obtained, or the said documents, stamps, seals, coins, instruments or materials to have been forged, falsitied or counterfuited, or the said instruments or materials to have been or to be intended to be used for counterfeiting coin or for forging.

Direction, &c., of shall apply to all search-search-warrants. 161. The provisions of sections 59, 60 and 61 chapter.

162. Whenever any place liable to search or Persons in charge of inspection under this chapter is closed, any person residing assertion. in, or being in charge of, such place shall, on demand of the officer or other person executing the warrant, allow such officer or other person free ingress thereto, and afford all reasonable facilities for a search therein.

163. A Police-officer or other person, authorized by a warrant to search any place, may break open any Place to be scarched may be broken open. outer or inner door or window of such place, in order to execute the warrant, if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

164. If the place ordered to be searched is an apartment in the actual occupancy of a woman who, ac-Search of sanana. cording to the customs of the country, does not appear in public, the officer or other person charged with the execution of the warrant shall, unless a warrant of arrest has been issued against her, give her notice that she is at liberty to withdraw.

After giving such notice and allowing a reasonable time for such woman to withdraw, and affording her every reasonable facility for withdrawing, such officer or person may enter such apartment for the purpose of making the search, using at the same time every precaution consistent with this section for preventing the claudestine removal

of the thing mentioned in the warrant.

165. Before making a search under this chapter the officer or other person Search to be made in about to make it shall call presence of witnesses, upon two or more respectable inhabitants of the locality in which the place to be searched is situate to attend and witness the search.

The search shall be made in their presence, but they shall not be required to attend the Court of the Magistrate as witnesses, unless especially sum-

moned by him.

The occupant of the place searched, or some person in his behalf, shall, Occupant of place searched may attend. in every instance, be permitted to attend during the

166. Whenever it is necessary to cause a woman to be searched, the search Mode of searching shall be made with strict women. regard to the customs of the country.

CHAPTER XII.-OF APPRAIS.

167. Any person convicted on a trial held by a Presidency Magistrate, may Appeal by person convicted. appeal to the High Court if the Magistrate has sentenced

him to imprisonment for a term exceeding six months, or to fine exceeding two hundred rupees:

Provided that, where an accused person has been convicted on his own ples, no such appeal shall lie except as to the extent or legality of the sentence.

Sentences passed under section 13 on the same occasion shall, for the purposes of this section, be considered as one sentence.

For the purposes of the Indian Limitation Act, 1871, all appeals under this section and all applications to the High Court for the exercise of the powers given by Act No. X of 1875, section 147, shall be deemed to be appeals under the Code of Criminal Procedure.

168. The Local Government may direct the Public Prosecutor or other Appeal by Government from order of acquittal. officer specially or generally appointed in this behalf to present an appeal to the High Court from a Presidency Magistrate's order of acquittal or of dismissal, or of discharge; but in no other case shall there be an appeal by the prosecution from any order under this Act.

No appeal shall be presented under this section after two months from the date of the order com-

plained of.

When an appeal is presented under this section, the High Court may order the accused person to be arrested and brought before it, and may commit him to prison pending the disposal of the appeal, or (if the offence of which he is accused be bailable) admit him to bail.

The High Court may, in any case so appealed, direct a new trial by any Presidency Magistrate, or may pass such order as may be warrauted by

169. Every petition of appeal under this Act shall be accompanied by a Copy of order to accopy of the order appealed company petition. against.

170. If any person affected by an order passed under this Act desires to Copies of proceedings. have a copy of such order or of any deposition or other part of the record, he shall, on applying for such copy, be furnished therewith; provided that he pay for the same, unless the Magistrate, for some special reason, thinks fit to furnish it free of cost.

171. If the appellant be in jail, he shall be at liberty to present his petition Procedure when appelof appeal, and the copy of lant in jail. the order appealed against, to the officer in charge of the jail, who shall thereupon forward such petition and copy to the High Court.

172. On receiving the petition of appeal and the copy of the order appeal-Procedure on receiv-ing petition of appeal. ed against, the High Court shall peruse the same, and may fix a reasonable time for hearing the appellant or his advocate or pleader, or if he be present may hear him at once.

The High Court may, if it considers that there is no sufficient ground for al-Power to reject appeal summarily. tering or revising the order appealed against, reject the

appeal summarily. Before rejecting an appeal under this section, the High Court may call for the record of the case, Power to call for record but shall not be bound to

do so. In rejecting under this section an appeal by a person convicted, the High Court shall not enhance the Sentence not to be enhanced when appeal re-jected under this section. sentence.

173. If the High Court does not reject the appeal summarily, it shall Notice of day for hearcause notice to be given to ing appeal. the appellant and the Public Prosecutor, Government Solicitor, or other officer day on which such appeal will be heard,

and in case of appeals under section 168, the High Court shall also cause a like notice to be given to the respondent.

All such notices shall be served in manner provided by this Act for serving Service of notice. a summons upless in the case of persons present in Court, to whom they may be given orally.

174. The High Court shall send for the record of the case, and after perns-High Court may alter or reverse fluding and sentence, or enhance sening the same, and hearing the appellant or his advocate or pleader, if he appears, and the Government Solicitor or other officer empowered by Government in this behalf, if he appears, may-

(a) alter or reverse the order of such Court, or (b) enhance any punishment which has been awarded, but not so as to inflict a greater punishment for the offence which, in the opinion of the High Court, he has committed, than the Presidency Magistrate could have inflicted for such offence, or

(c) order the appellant to be re-tried before any Presidency Magistrate or before the High Court,

(d) if it considers that there is no sufficient ground for interfering with the sentence or order appealed against, reject the appeal.

175. Pending any appeal under section 167, the Suspension of sentence High Court may direct that the execution of the order pending appeal. Release of appellant appealed against be suspended, and, if the appellant be in confinement for a bailable offence, may order that he be released on bail.

Where the appullant is ultimately sentenced to imprisonment, the time during which he is so released shall be excluded in calculating the term of his imprisonment.

176. In dealing with any appeal under this chapter, the High Court, if High Court may make it thinks additional evidence or direct further inquiry. upon any point bearing upon the guilt or innocence of the accused person to be necessary, may either take such evidence itself, or may direct it to be taken by a Presidency Magistrate.

When the additional evidence is taken by the Presidency Magistrate, he shall certify such evidence to the High Court, and the High Court shall thereupon proceed to dispose of the appeal.

Unless the High Court otherwise directs, the accused person or his advocate, attorney or pleader, shall be present when the additional evidence is taken.

The provisions of this Act relating to summoning and enforcing the attendance of witnesses and their examination shall, so far as may be, apply to witnesses examined before a Magistrate under this section.

177. No order passed by a Presidency Magis-order when reversible trate shall be reversed or Order when reversible trate shall be reversed or by reason of error or altered on appeal on account detect in charge or pro- of any error or defect, either ceedings. ceedings. in the charge or in the pro-ceedings, or on account of the improper admission or rejection of any evidence, nuless such error or defect has occasioned a failure of justice, either

empowered by Government in that behalf, of the | by affecting the due conduct of the prosecution, or by prejudicing the accused person in his defeuce

> 178. No irregularity in the proceedings prior to the commencement of the Irregularity before trial is a sufficient ground trial properly held. for reversing or altering any order passed in a trial properly held.

> 179. When a Presidency Magistrate has passed Procedure in case of an order inflicting punishconviction by Magistrate ment on any person for au not having jurisdiction. offence not triable by such Magistrate, the High Court shall cancel the order, and either try the case itself or direct it to be tried by a Court of competent jurisdiction.

> 180. No appeal shall lie from any order of a Unless otherwise pro-Presidency Magistrate, exvided, no appeal to lie from order of Presidency cept in the cases provided for by this Act or by any other Magistrate. law for the time being in force.

Illustrations.

(a.) There is no appeal against an order refusing to grant compensation, in case of a groundless complaint.
(b.) There is no appeal against an order requiring a

person to furnish security to keep the peace.

(c.) There is no appeal against an order requiring a person to furnish security to be of good behaviour. (d.) There is no appeal against an order of mainten-

181. Whenever an application is made to the High Court for the exercise Notice to Public Proapply under Act X of the High Courts Continued 1875, a. 147. Procedure Act, 1875, section

147, the applicant shall give to the Public Prosecutor, Government Solicitor, or such other officer as the Local Government appoints in this behalf, notice in writing of the application, together with a copy of the grounds on which it is to be made; and no order shall be made on the merits of the application unless at least twenty-four hours have elapsed between the giving of such notice and the hearing of the application.

182. When the decision of any Presidency Magistrate is called in ques-Statement by Magis-trate of grounds of his tion in the High Court, the Magistrate may submit decision, to be considered by High Court. with the record of the case a statement setting forth the grounds of his decision and any facts which he thinks material to the issue; and the Court shall consider such statement before overruling or setting aside the said decision.

CHAPTER XIII .- OF EXECUTION.

183. In cases tried by a Presidency Magistrate, Court to send secused the Magistrate passing any order inflicting imprisonment with warrant for execution of sentence to offior whipping shall forward cer in charge of jail. the accused person with a warrant for the execution of the sentence to the

officer in charge of the jail of the Presidency town in which the trial was held, .

or where there are more such jails than one, to the officer in charge of such of them as the Local Government from time to time directs in this behalf.

The warrant shall state the offence of which the accused person has been convicted, the nature of the punishment to which he has been sentenced, and if he has been sentenced to imprisonment, the term for which he is to be imprisoned.

Form and direction of warrant of commitments charge of the jail aforesaid, and shall be in writing under the hand of the Magistrate who issues it, and shall be directed to the officer in aforesaid, and shall be in the form (G) given in the third schedule to this Act or to the like effect.

185. Whenever a Presidency Magistrate imposes a fine under this or any other Act for the time being in force, he may issue a warrant for the levy of the amount of the fine by distress and sale of any moveable property belonging to the affender, although the sentence directs that, in default of payment of the fine, the offender shall be imprisoned.

Such warrant may be executed within the local limits of such Magistrate's jurisdiction, and it shall anthorize the distress and sale of any such property without such limits when endorsed by the Magistrate of the District in which it is found.

This section shall not apply to cases in which any special procedure is laid down, by any special or local law in force for the time being, for the recovery of any fine, but shall apply to eases in which no such procedure is laid down, and to all fines not levied when this Act comes into force, but which might have been levied under this section if it had been in force when they were imposed.

When a warrant is issued under this section, the Presidency Magistrate may order the offender to be Deteution of offender until return made to distress-warrant. imprisoned until return can be conveniently made to such warrant, unless the offender enter into a recognizance, with or without sureties, as the Magistrate thinks fit, conditioned for his appearance before the Magistrate on the day appointed for such return, such day not being more than eight days from the time of taking the recognizance. But if, before issning such warrant of distress, it appears to the Magistrate, by the admission of the offender or otherwise, that no sufficient distress can be had within the local limits of his jurisdiction whereon to levy such fine or penalty, he may, if he think fit, refrain from issuing such warrant.

No distress made under this Act shall be deemed

Distress not illegal, nor distrainer a trespasser, for defect of form in proceedings.

on making the same be deemed a trespasser, on account of any defect or want of form in the summons, conviction, warrant of distress or other proceeding relating thereto.

The said warrant may be issued either by the Magistrate who imposes the fine, or by his successor in office.

Payment of the in compensation.

Payment of the incompensation.

Payment of the fine to be paid in compensation.

Payment of the time being, he may order the whole or any part of the fine to be paid in compensation—

(a) for expenses properly incurred in the prosecution.

(b) for the injury complained of, where such injury can, in the opinion of such Magistrate, be compensated by money.

Such payment shall be made, as the Magistrate thinks fit, to or for the benefit of the complainant, or the person injured, or both.

If the fine be imposed in a case which is subject to appeal, no such payment shall be made until the period allowed for presenting the appeal has elapsed, or, if an appeal be presented, until after the decision of the appeal.

At the time of awarding damages in any subsequent civil suit relating to the same matter, the Court shall take into consideration any sum which may have been paid under this section.

187. When the punishment of whipping is im-

Whipping, if imposed in addition to imprisonment in appealable case, when to be inflicted. posed, in addition to imprisonment, in a case which is subject to appeal, the whipping shall not be inflicted until fifteen days from

the date of such sentence, or, if an appeal be made within that time, until the sentence is confirmed by the High Court: but the whipping shall be inflicted immediately on the expiry of the fifteen days, or, in case of an appeal, immediately on the receipt of the order of the High Court confirming the sentence.

Mode of inflirting punishment of whipping.

Mode of inflirting punishment of whipping.

Mode of inflirting punishment of age, the punishment of whipping shall be inflicted with such instrument, in such mode, and on such part of the person, as the Local Government directs; and, in the case of a person under sixteen years of age, it shall be inflicted in the way of school-discipline with a light ratau.

In no case, if the cat-of-nine-tails be the instrument employed, shall the punishment of whipping exceed one hundred and fifty lashes, or, if the ratan be employed, shall such punishment exceed thirty stripes.

The punishment of whipping shall be inflicted in the presence of the officer in charge of the jail: provided that, in the case of a person under sixteen years of age, the Magistrate may order it to be inflicted in his own presence.

189. The punishment of whipping shall not Punishment not to be be inflicted unless a medininflicted if offender not cal officer, if present, certifies, or, if there is not a medical officer present, unless it appears to the officer or Magistrate present, that the offender is in a fit state of health to undergo such punishment.

If, during the execution of a sentence of whip
Stay of execution.

Ping, a medical officer certifies, or it appears to the officer or Magistrate present, that the offender is not in a fit state of health to undergo the remainder of the sentence, the whipping shall be finally stopped.

Not to be executed by instalments.

190. No sentence of whipping shall be executed by instalments.

Procedure if punish. a sentence of whipping is, ment be prevented under section 189. wholly or partially, prevented from section 189. wholly or partially, prevented from being executed, the offender shall be kept in custody till the Magistrate who passed the sentence can revise it; and the said Magistrate may, at his descretion, either remit such sentence, or sentence the offender, in lieu of whipping, or in lieu of so much of the sentence of whipping as was not executed, to

imprisonment for any period, which may be in addition to any other punishment to which he may have been sentenced for the same offence:

Provided that the whole period of imprisonment to which such offender is sentenced shall not exceed that to which he is liable by law, or that which the Magistrate is competent to inflict.

Currency of sentence on escaped convicts.

Currency of sentence on escaped convicts.

Currency of sentence on escaped convicts.

an escaped convict, such sentence, if of fine or whipping, shall take effect immediately, and, if of imprisonment, shall take effect after he has undergoue the portion of his former sentence which remained unexpired at the time of his escape.

Commencement of imprisonment or transportation is sentenced under this already sentenced for other offence.

Act to imprisonment, such imprisonment shall commence at the expiration of the imprisonment or transportation to which such person has been previously sentenced.

PART III.

CHAPTER XIV .- OF LUNATICS.

Procedure when accused before a Presidency Magistrate of an offence appears to such Magistrate to be of unsound mind and incapable of making his defence, the Magistrate shall enquire into the fact of such unsoundness, and shall cause the accused person to be examined by such medical officer as the Local Government directs, and thereupou shall examine such officer as a witness, and shall reduce the examination into writing.

If such Magistrate is of opinion that the accused person is of unsound mind, he shall stay further proceedings in the case.

When accused appears to bave been insane.

Presidency Magistrate, there appears to be sufficient ground for believing that an accused person committed an act which, if he had been of sound mind, would have been an offence, and that he was at the time when the act was committed, by reason of unsoundness of mind, incapable of knowing the nature of such act or that he was doing what was contrary to law, the Presidency Magistrate shall, if such accused person appears to be of sound mind at the time of the inquiry or trial, proceed with the case.

Release of lunatic on be of unsound mind and incapable of making his defence, the Presidency Magistrate, if the offence of which such person is accused be bailable, may release him on sufficient bail being given that he shall be properly taken care of, and shall be prevented from doing injury to himself or to any other person, and for his appearance when required before the Magistrate or such officer as the Magistrate appoints in this behalf.

If the offence be non-bailable, or if sufficient bail be not given, the Magistrate shall report the case for the order of the Local Government, and the secured person shall be kept in safe custody in such place as the Local Government directs.

197. Whenever proceedings are stayed under section 194, the Presidency Magistrate may at any time resume the inquiry or trial, and require the accused person to appear or to be brought before him.

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When the accused operson has been released under section 196, and the sureties for his uppearance produce him to the officer whom the Magistrate appoints in this behalf, the certificate of such officer that the accused person is capable of making his defence shall be receivable as evidence.

198. If, when the accused person appears or is

Procedure on accused appearing before Magistrate, and Magistrate, such Magistrate considers him capable of making his defence, the inquiry or trial shall proceed.

If the Magistrate considers the accused person to be still incapable of making his defence, the Magistrate shall again act according to section 194.

199. Whenever any person is acquitted by a Finding in case of acquitted any person is acquitted by a presidency Magistrate upon the ground that, at the time ing lunatic.

at which such person is alleged to have committed an offence, he was, by reason of unsoundness of mind, incapable of knowing the nature of the act alleged as constituting the offence complained of, or that he was doing what was contrary to law, the order of acquittal shall state specially whether he committed the act or not.

Procedure when innatic committed the act
alleged.

The entire committed the act
alleged.

The entire committed the act
alleged, the Presidency
Magistrate before whom the
trial was held shall, if such act would, but for the
incupacity found, have constituted an offence,
order such person to be kept in safe enstody, in
such place and manner as the Magistrate thinks
fit, and shall report the case for the order of the
Local Government.

The Local Government may order such person to be kept in safe custody in a lunatic asylum or other suitable place of safe custody.

Visiting of lunatic provisions of section 196 or 200, the Inspector General of Prisons, if such person is confined in a jail, or the visitors of the lunatic asylums, or any two of them, if he is confined in a lunatic asylum, may visit him in order to ascertain his state of mind; and he shall be visited once at least in every six months by such Inspector General or by two of such visitors as aforesaid; and such Inspector General or visitors shall make a special report to the Local Government as to the state of mind of such person.

Procedure where lunatic prisoner reported capable of making defence.

Is capable of making his defence, he shall be taken before the Presidency Magistrate at such time as such Magistrate appoints, and such Magistrate shall deal with such person under the provisions of section 198; and the certificate of such Inspector General or visitors as aforesaid shall be receivable as evidence.

203. If such person is confined under the pro-

Procedure where lunatic confined under sec-tion 200 is declared capable of being discharged.

visions of section 200, and such Inspector General or visitors as aforesaid certify that, in his or their judgment, he may be discharged

without danger of his doing injury to himself or to any other person, the Local Government may thereupon either order him to be discharged, or to be detained in custody, or to be transferred to a public lunatic asylum, if he has not been already sent to such an asylum; and may appoint a commission, consisting of a judicial officer and two medical officers, whereof the chief medical officer attached to the lunatic asylum shall be one.

The said commission shall make formal inquiry into the state of mind of such person, taking such evidence as is necessary, and shall report to the Local Government, who may order his discharge

or detention as it thinks fit.

204. Whenever any relative or friend of any Delivery of lunatic to provisions of section 200 is desirous that he shall be delivered over to his care and custody, the Local Government, upon the application of such relative or friend, and on his giving security to the satisfaction of such Government that the person so detained shall be properly taken care of and shall be prevented from doing injury to himself or another, may order such person to be delivered to such relative or friend.

Whenever such person is so delivered over, it shall be upon condition that he shall be produced for the inspection of such officer as the Local Goverument appoints, and at such times as such Gov-

crument directs.

The provisions of sections 201 and 203 shall, mutatis mutandis, apply to persons detained under the provisions of this section; and the certificate of the inspecting officer appointed under this section shull be dealt with as a certificate of the Inspector General of Prisons, or the visitors of lunatic asylums, under the said sections.

CHAPTER XV.—Or Contempts of Court. 205. When any such offence as is described in sections 175, 178, 179, 180 Procedure in certain or 228 of the Indian Penal cases of contempt. Code is committed in the view or presence of a Presidency Magistrate, he may cause the offender to be detained in custody; and, at any time before the Magistrate leaves his Court on the same day, he may take cognizance of the offence, and sentence the offender to punishment by fine not exceeding two hundred rupees, and, in default of payment, by imprisonment in the civil jail for a period not exceeding one month, unless such fine be sooner paid.

In every such case, the Magistrate shall record the acts constituting the offence, with the statement (if any) made by the offender as well as the

finding and sentence.

If the offence is under section 228 of the Indian Penal Code, the record must show the nature and stage of the judicial proceeding in which the Magistrate interrupted or insulted was sitting, and the nature of the insult or interruption.

206. If the Presidency Magistrate considers that

Procedure where Court considers that accused should be imprisoned, or fined more than 200 a person accused of any of the offences referred to in section 205 should be imprisoned otherwise than in default of payment of fine, or that a fine exceeding two hundred rupees should be imposed upon him, such Magistrate, after recording the facts constituting the offence and the statement of the accused person shall forward the case to another Presidency Magistrate, and shall require bail to be given for the appearance of such accused person before such other Magistrate, or, if sufficient bail be not given, shall forward such person under custody to such Magistrate.

Such other Magistrate shall proceed to try the accused person in the manner provided by this Act for trials before a Presidency Magistrate; and may senteuce the offender to punishment, as provided in

the section under which he is charged.

207. When any Presidency Magistrate has sentenced an offender to punish-Discharge of offender ment, or forwarded him to on submission or spology. another Magistrate for trial, for refusing or omitting to do anything which he was lawfully required to do, or for any intentional insult or interruption, the former Magistrate may discharge the offender, or remit the punishment, on his submission to the order or requisition of such Magistrate, or on apology being made to his satisfaction.

CHAPTER XVI.-OF SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR.

A.—Security for keeping the Peace.

208. Whenever a person accused of rioting, as-Personal recognizance sault, or other breach of the peace, or with abetting the same, or with assembling to keep the peace in cases of conviction. armed men or taking other unlawful measures with the ovident intention of committing the same, is convicted of such offence before a Presidency Magistrate.

and such Magistrate is of opinion that it is necessary to require such person to execute a per-

sonal recognizance for keeping the peace,

he may, in addition to any other order passed in the case, order the person so convicted to execute a personal recognizance for keeping the peace during such period as the Magistrate thinks fit to fix, not exceeding one year.

209. Whenever a Presidency Magistrate is of Sureties for keeping opinion that it is necessary the peace. to require sureties for keeping the peace, in addition to the personal recognizance of the person so convicted, such Magistrate may require him to give such sureties, and may fix the penalties which the sureties shall be respectively bound to discharge, and may direct that, if such bail be not given, he shall be imprisoned for such term not exceeding one year as the Magistrate thinks fit.

210. If the person so convicted be sentenced to imprisonment, the period so Commencement of fixed, and the term of imperiod during which person may be bound to keep peace, prisonment in default of executing the recognizance, shall commence on the expiration of his sentence.

Where the order to execute such recognizance is not made at the time of signing, or by the Magistrate who signs the judgment, the person so convicted must be produced before the Magistrate

making such order.

211. Whenever it appears to a Presidency Magistrate that it is neces-Extension of time for sary for the preservation of which person is bound. the peace that the term for which any person is so bound should be extended, he may, before the expiration of the first year, record his opinion to that effect and the grounds thereof, and may refer the case for the orders of the High Court.

Such Court, after examining the proceedings of the Magistrate, and making such further inquiry as it thinks necessary, may, if it see cause, authorize him to extend such term for a further period not exceeding one year from the expiration of the first year.

Explanation.—When the subject of dispute, or ground for apprehension, is the same as that on which the lirst order was passed, the Magistrate must proceed under this section if the first bond is still in force, and not under section 215.

B .- Security for Good Behaviour.

212. Whenever it is proved before a Presidency Magistrate that any person is lurking within the local limits of his jurisdiction, or that there is

within such limits a person who has no ostensible means of subsistence, or who cannot give a satisfactory account of himself, the Magistrate may require such person to enter into such recognizance, with sureties, for his good behaviour for a period not exceeding six mouths, as the Magistrate thinks sufficient.

When Magistrate may require security for good behaviour for one year, 213. Whenever it is proved before a Presidency Magistrate that any person is by repute

a robber, house-breaker or thief,

or a receiver of stolen property, knowing the same to have been stolen,

or of notoriously bad livelihood,

or of a daugerous character,

such Magistrate may require similar security for the good behaviour of such person for a period not exceeding one year.

Procedure where seenrity required for more than one year.

214. Whenever it is proved before a Presidency Magistrate that any person is an habitual robber, house-breaker or thief,

or an habitual receiver of stolen property, knowing the same to have been stolen,

or of a dangerous character,

and that his release without security, at the expiration of the limited period of one year, would be hazardous to the community.

the Magistrate shall record his opinion to that effect, and make an order requiring similar security for the good behaviour of such person for a period not exceeding three years.

If such person does not comply with the order, the Magistrate shall issue a warrant directing his detention pending the orders of the High Court.

C .- Provisions as to both Kinds of Security.

215. Whenever a Presidency Magistrate receives

Summons to person to show cause why he should not give bond to keep peace or for good behaviour.

information that any person is likely to commit a breach of the peace, or to do any act that may probably occasion a breach of the peace, or that

he is one of the persons referred to in sections 212, 213 and 214, he may summon such person to attend at a time and place mentioned in the summons, to show cause why he should not be required to execute a recognizance to keep the peace or for good behaviour, as the case may be.

Explanation I.—A summons calling on a person to show cause why he should not execute such recognizance, may be issued on any report or other information which the Magistrate believes; but the Magistrate shall not require any person to

EXPLANATION II.—A Magistrate may, if he thinks fit, recall any summons issued under this section.

Contents of summons shall set forth the substance of the report or information on which it is issued, the penalty to be specified in the recognizance, and the term for which it is to be in force, and, if hail are to be taken, their number, the penalties which they shall be respectively bound to discharge, and the time and place at which the person summoned is required to attend.

When the person believed to be likely to commit a breach of the pence or to be one of the persons referred to in sections 212,213 and 214, is present in Court, no summons is necessary, but the Magistrate may at once require him to show cause why he should not be required to execute the recognizance.

217. If the person summened does not attend When warrant of arrest on the day appointed at the may issue. hour and place named in the summons, the Presidency Magistrate, if satisfied that the summons has been duly served, may issue a warrant for his arrest:

Provided that, whenever it appears to such Magistrate, upon the report of a Pohee-officer or apon other credible information at the substance of which report or information shall be recorded by the Magistrate on the warrant; that there is reason to fear the commission of a breach of the peace, which may probably be prevented by the immediate arrest of any person, or that there is reason to think that any person is one of the persons so referred to, the Magistrate may at any time issue a warrant for his arrest.

Magistrate may dispense with the personal attendance of person informed against.

to appear and execute the required recognizance, or show cause against such requisition, by an advocate, attorney or pleader.

219. If on the appearance of the person so informed against or, if his attendance is dispensed with, of his advocate, attorney or pleader, the Magistrate is not satisfied that there is occasion to bind over such person to keep the peace, or to be of good behaviour, the Magistrate shall direct his discharge.

220. If the Magistrate is satisfied that it is ne-Order to give tend and consequence of noncompliance. The preservation of the peace or the maintenance of good behaviour that such person shall execute a recognizance, the Magistrate shall make an order accordingly.

The penalty specified in every recognizance executed under this chapter shall be fixed with due regard to the circumstances of the case and the means of the person bound.

The penalty which the sureties shall be jointly and severally bound to discharge shall not exceed the penalty which the principal debter is bound to discharge.

Proceedings to be taid before High Court.

Proceedings to be taid before High Court.

Proceedings to be taid furnish the same, or offers sureties whom the Magistrate rejects, the proceedings shall be laid, as soon as conveniently may be, before the High Court.

Such Court, after examining such proceedings and requiring any further information or evidence which it thinks necessary, may pass such orders on the case as it thinks fit, provided that the period Contents of order for security is required under this chapter, the amount of the security.

Period of time for which the recognizance is to remain in force, shall be stated in the order, and the recognizance shall be in the form (H) or (I), as the case may be, given in the third schedule hereto annexed or to the like effect.

223. In the event of any person required to give security under the provisions of this chapter failing to furnish the security so required, he shall be committed to prison until he furnish the same:

Provided that no such person shall be kept in prison for a longer period than that for which the security has been required from him.

Imprisonment under this section may be rigorous or simple, as the High Court or Magistrate in each case directs.

224. If any person required under this chapter to enter into a recognizance is under sentence of imprisonment, he shall, on or after the expiration of his sentence, be brought up before the Mugistrate for the purpose of entering into such recognizance.

225. A Presidency Magistrate may at any time release of prisoners under requisition of security.

by his own order or that of his predecessor in office, provided that the Magistrate is of opinion that such person may be released without hazard to the community.

Whenever a Presidency Magistrate is of opinion
Release of prisoner under requisition of security
ity by order of High
Court.

The presidency Magistrate is of opinion
that any person imprisoned
for failing to furnish security
for good behaviour, as ordered by the High Court,
may be safely released without such security, such
Magistrate shall make an immediate report of the
case for the orders of the High Court.

226. A surety for the peaceable conduct or Discharge of sureties. good behaviour of another person may at any time apply to a Presidency Magistrate to discharge his recognizance.

On such application being made, the Magistrate shall issue his summons or warrant requiring the person for whom such surety is bound to appear or be brought before him.

When such person appears or is brought before the Magistrate, such Magistrate shall discharge the recognizance of the surety, and shall order such person to give a fresh surety.

227. The commission, or attempt to commit, or Commission, &c., of the abetment of, any offence offence, a breach. whatever, and wherever it may be committed, is a breach of the recognizance.

Recovery of penalty trom principal

Recovery of penalty trom principal

Recovery of penalty trom principal

Recovery of penalty trom principal

Recovery of penalty trom principal

Recovery of penalty trom principal

Recovery of penalty thereof into under this chapter has been forfeited, grounds of such proof, and call upon the person bound by such recognizance to pay the penalty thereof, or to show cause why it should not be paid.

If sufficient cause be not shown and the penalty be not paid, the Magistrate shall proceed to re-

Such warrant may be executed within the local limits of the jurisdiction of the Magistrate who issued it; and it shall authorize the distress and sale of any moveable property belonging to the person so bound without such limits, when endorsed by the Magistrate of the District in which such property is found.

If such penalty be not paid and cannot be recovered by such attachment and sale, the person so bound shall be liable to imprisonment by order of the Presidency Magistrate in the civil jail for a

period not exceeding six months.

The penalty shall not be enforced until the person so bound has had an opportunity of showing cause against the enforcement, and until the breach of the condition of the recognizance has been proved.

Recovery of penalty from surety.

Recovery of penalty from surety.

Recovery of penalty inizance entered into under this chapter by a surety has been forfeited, the Magistrate may give notice to the surety to pay the penalty to which he has thereby become liable, or to show cause why it should not be paid.

If no sufficient cause is shown, and such penalty is not paid, the Magistrate may proceed to recover the penalty from such surety in manner provided

by the last preceding section.

And in case such penalty cannot be so recovered, the Magistrate may sentence the surety to imprisonment in the civil jail for a period not exceeding six months.

Proof of previous conviction of the person to be bound may, in proceedings under this chapter, be proved in the manner prescribed in section 154.

231. Proceedings under this chapter may be taken in any district in which the breach of the peace is apprehended, or in which the person whom it is desired to bind may be.

232. The provisions of this chapter relating to

Provisions of chapter not applying to European vagrants.

British subjects in cases where they may be dealt with under the European Vagrancy Act, 1874.

CHAPTER XVII.—OF RESTORING POSSESSION OF IMMOVEMBLE PROPERTY.

233. Whenever any person is convicted by a PrePower to restore preansien of immerciable offence attended with crimiproperty. nal force, and it appears to
such Magistrate that, by such criminal force, any
person has been dispossessed of any immoveable
property, the Magistrate may order such person
to be restored to possession.

No such order shall prejudice any right over such immoveable property which any person may be able to show in a civil suit.

CHAPTER XVIII. - OF THE MAINTENANCE OF WIVES AND FAMILIES.

Order for maintenance of wives and children.

Order for maintenance of wives and children.

Order for maintenance of wives and children.

In mable to maintain itself, a Presidency Magistrate may, upon due proof thereof by evidence, order such person to make a monthly allowance for the maintenance of his said wife, or child, or both, at such monthly rate not exceeding fifty

Such allowance shall be payable from the date of the order.

Enforcement of order.

Enforcement of order.

Fresidency Magistrate may, for every breach of the order, issue a warrant for levying the amount due in manner hereinbefore provided for levying fines; and may sentence such person, for each mouth's allowance remaining unpaid, to imprisonment for any term not exceeding one mouth:

Provided that, if such person offers to maintain his wife on condition of her hiving with him, and his wife refuses to live with him, such Magistrate may consider any grounds of refusal stated by such wife; and may make the order allowed by this section notwithstanding such offer, if he is satisfied that such person is living in adultery, or that he has babitually treated his wife with cruelty.

No wife shall be entitled to receive an allowance from her husband under this section, if she is living in adultery, or if, without any sufficient reason, she refuses to live with her husband, or if they are living separately by mutual consent.

Alteration in allowance.

Alteration in allowance.

Alteration in allowance under the provisions of section 234, and on proof of a change in the circumstances of such person, his wife or child, the Magistrate may make such alteration in the allowance ordered as he thinks fit, provided the monthly rate of fifty rupees be not exceeded.

236. A copy of the order of maintenance shall

be given without fee to the person in whose favour it is made, or to his guardian (if any); and such order shall be enforceable by any Magistrate in any place where the person against whom it is mude may be, on such Magistrate being satisfied as to the identity of the parties and the non-payment of the allowance due.

PART IV.
CHAPTER XIX.—MISCELLANEQUS.

237. The procedure prescribed by this Act shall Procedure in miscella. be followed, so far as it can be, in all miscellaneous criminal cases and proceedings which are instituted in any Presidency Magistrate's Court.

238. All offences against the provisions of any law Offences against Rail. for the time being in force way. Telegraph, Post relating to Railways, Tele-Office and Arms 'Acts. graphs, the Post Office, and Arms and Ammunition may be enquired into by a Presidency Magistrate, and may be tried according to the provisions of this Act.

239. The powers conferred on a Presidency MaExtent of jurisdiction.

offence is stated to have been committed within the local limits of his jurisdiction or not; but such powers shall only be exercised if the witnesses necessary for the prosecution of the offender are to be found within such limits.

240. A Presidency Magistrate may, if he thinks fit, refer for the opinion of the High Court any question of law which may arise in the hearing of any case in which he has jurisdiction; or may give judgment in any such matter, subject to the decision of the High Court on such re-

241. When a question has been so referred, the Disposal of case ac. High Court shall pass such cerding to decision of order thereon as it thinks fit, High Court.

and shall cause a copy of such order to be sent to the Magistrate by whom the reference was made, who shall proceed to dispose of the case conformably to the said order.

The High Court may direct by whom the costs of the reference shall be paid.

242. Whenever any person causes a Police-officer
Compensation to person for arrest another person,
and whenever a complaint
of any offence is made before
any Presidency Mugistrate,

if it appears to the Magistrate by whom the case is heard that there was no sufficient ground for causing such arrest or for making such complaint, the Magistrate may award such compensation, not exceeding fifty rupees, to be paid by the person so causing the arrest or making the complaint, to the person so urrested or complained against, for his loss of time and expenses in the matter, as the Magistrate thinks fit.

In such cuses, if more persons than one are arrested or complained against, the Magistrate may, in like manner, award to each of them such compensation, not exceeding fifty rupees, as such Magistrate thinks fit.

All compensation awarded under this section may be recovered as if it were a fine.

243. When the inquiry or trial before any Presidency Magistrate is concluded, he may make such order as he thinks fit for the disposal of my moveable property produced before him regarding which any offence appears to have been committed.

Explanation.—In this section the term 'property' includes not only such property as has been originally in the possession or under the control of any party, but also any property into or for which the same may have been converted or exchanged, and anything acquired by such conversion or exchange, whether immediately or otherwise.

244. If any property alleged to be stolen or Power to order diaposal of property connected with charge, in Police-custody.

The position of property connected with charge, in officer by virtue of any warrant of a Presidency Magistrate, or in prosecution of any complaint of an offence in regard to the obtaining thereof, and the person accused of such offence is not found, or has been summarily dealt with and discharged, or has been tried and acquitted,

or if such person has been tried and found guilty, but the property so in custody has not been included in the charge upon which he has been found guilty,

or if any property has been seized by a Police-officer under section 160,

any Presidency Magistrate may make an order for the delivery of such property to the person appearing to be the rightful owner thereof; or, in case the owner cannot be ascertained, may make such order with respect to the property as the Magistrate thinks fit:

Provided that no such order shall ber the right of any person to sue the person to whom the property is delivered, and to recover such property from him, so that the suit be instituted within six months next after such order has been made.

245. Subject to any rules that may be made

payment, on the part of Government, of the reasonable expenses of any complainant or witness attending for the purpose of any trial under this Act.

246. Every person aware of the commission

All persons to give information of certain offences.

Magistrate of any offence made punishable under sections 121, 121A, 122, 123, 124, 124A, 125, 126, 130, 302, 303, 304, 382, 392, 393, 394, 395, 396, 397, 398, 399, 402, 435, 436, 449, 450, 456, 457, 458, 459 or 460 of the Indian Penal Code, shall, in

the absence of reasonable excuse, the burther of proving which shall lie upon such person, give information of the same to the nearest Police-officer or Presidency Magistrate.

247. Within such local limits every person is
All persons to sasist bound to assist a Presidency
Magistrate and Police officer in certain cases.

Magistrate or Police-officer demanding his aid

in the prevention of a breach of the peace, or in the suppression of a riot or an affray, or in the taking of any other person whom such Magistrate or Police-officer is authorized to arrest.

SCHEDULE I.

ACTS REPEALED.

(SEE SECTION 2.)

No. and year.	Title or subject.	Extent of repeal.
XIII of 1856	Presidency Towns Police	In the preamble, the words "and the administration of justice in the Police Courts." In section one, the words and figures "sections II and IV of Act XXII of 1837 and." Sections twenty-two, twenty-three, twenty-six to thirty-one (both inclusive), thirty-six, thirty-seven, forty-one, forty-two, forty-four, forty-five, eighty-three, eighty-four, eighty-seven, ninety-five to ninety-eight (both inclusive), one-hundred to one-hundred-and-four (both inclusive), one-hundred-and-eight to one-hundred-and-eleven (both inclusive). In section twenty-four, the words "or by any Magistrate of Police." In section thirty-five, clause two, the words "on onth." In section ninety-three, the words "or to a Magistrate," "or the Magistrate," and "or
XLVIII of 1860	Amending Act XIII of 1856.	Mugistrate." Sections four, five, six, eight, ten, twenty-four, twenty-five and twenty-six.
LII of 1860	Trials for breach of Railway Police Regulations	The whole.
XXI of 1864	An Act for the extension of the jurisdiction of the Magistrates of Police in Calcutta.	The whole.
Madras Act VIII of 1867.	Madras Town Police and Police Magistrates.	In the preamble, the words "and to extend the jurisdiction of the Town Police Magistrates." Sections ten, twelve to sixteen (both inclusive), nineteen, twenty-one, twenty-two, fifty-two, fifty-three, sixty to seventy (both inclusive), seventy-two to seventy-four (both inclusive). In section fifty-eight, the words "or to a
Bengal Act IV of 1866.	The Calcutta Police Act, 1866.	Magistrate," "or the Magistrate," and "or Magistrate." Sections twenty-two, twenty-three, twenty-four, twenty-six, twenty-seven, twenty-eight, thirty, thirty-one, sixty-nine, seventy-three eighty-two to ninety-four (both inclusive) ninety-six to ninety-eight (both inclusive). In section seventy-nine, the words "or to a Magistrate," "or the Magistrate," and "or Magistrate."
Bengal Act VIII of 1866.	Amending Bengal Act IV of 1866.	
Bombay Act IV of		The whole.

SCHEDULE II.

TABULAR STATEMENT OF OFFENCES.

(SRE SECTION 4.)

EXPLANATORY NOTES.—1st.—The entries in the second and sixth columns of the schedule, headed respectively "Offence" and "Punishment under the are not intended as definitions of the offences and punishments described in the several corresponding sections of the Indian Penal Code, or even as abstracts of those sections, but merely as references to the subject of the section, the number of which is given in the first column. and. The term "Whether bailable or not," in column 5, is to be taken in connection with the provisions of sections 70 and 71 of this Act. 3rd .- The High Court may try an offence entered in column 7 as triable by a Magistrate.

4th.-The last part of the schedule, headed "Offences against other Laws," shall not be taken to after or affect any special provision contained in such 5th. -The direction in column 4 is meant to indicate to Presidency Magistrates the manner in which the discretion vosted in them by sections 34 and laws regarding the procedure to be followed in the case of offences made punishable thereby.

35 is commonly to be used.

•CHAPTER V.—OF ABETMENT.

7	By what Court triable.	By the Court by which the offence abet- ted istriable.	Dikto
æ	Punishment under the Indian Penal Cole.	The same punishment as for the of-	Ditto -
10	Whether bails able or not.	According as the offence abetted is bailable or not.	Ditto .
7		According as a warrant or summons may issue for the offence abetted.	Ditto -
æ	Whether the Police on may arrest with sout warrant or not.	May arrest with- According cout warrant, warrant if arrest for summons of the offence issue for abetted may offence albemade with- ted. out warrant, but not other-wise.	Ditto -
24	OFFENCE.	Abetment of any offence, if the act abetted is Mayarrest with- committed in consequence, and where no ex- press provision is made for its punishment. if arrect for summons may abetted is abetted may offence abet. be made with- committed in consequence, and where no ex- if arrect for summons may abetted is abetted abetted may offence abet. be made with- cout warrant, warrant or the offence abetted. be made with- cout warrant, warrant, call the offence abetted. be made with- cout warrant, warrant, warrant, ted. out warrant, warrant, could not offence abetted. but not other.	Abetment of any offence, if the person abetted does the act with a different intention from that of the abettor.
-	Section.	601	110

CHAPTER V. OF ABETMENT-Fontinued.

~	61	ø	4 (Chathar a warmen)	NO.	£	4
Section.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	victors warrant or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
E	When one act is abetted and a different act is done, subject to the proviso.	May arrest with- out warrant, if arrest for the offence abetted may be made with- out warrant, but not other- wise.	According as a warrant or summons may issue for the offence abetted.	According as the offence abetted is bailable or not.	The same punishment as for the offence intended to be abetted.	By The Court by which the offence abetted is triable.
113	When an effect is caused by the act abetted different from that intended by the abettor.	Ditto -	Ditto .	Ditto -	The same punishment as for the of- fence committed.	Ditto.
114	If abettor is present when offence is committed.	-Ditto	Ditto -	Ditto .	Ditto	Ditto.
118	Abetment of an offence punishable with death or transportation for life, if the offence be not committed in consequence of the abetment.	. Ditto	Ditto -	Not bailable	Imprisonment of either description for 7 years and fine.	Ditto.
	If an act which causes harm be done in consequence of the abetment.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 14 years and fine.	Ditto.
116 ©	Abetment of an offence punishable with impreporment, if the offence be not committed in consequence of the abetment.	Ditto -	Ditto -	According as the offence abetted is bailable or not.	Imprisonment extending to quarter part of the longest term, and of any description, provided for the offence, or fine, or both.	Ditto.
		-			,	

it the abettor of the person abetted be a pub- lic servant, whose duty is to prevent the offence.	a pub-	Ditto		Ditto	1	Ditto	Imprisonment extending to half of the longest term, and of any de- scription, provided for the offence, or fine, or both.	Ditto.
Abetting the commission of an offence by the public, or by more than ten persons.	by the	Ditto.	,	Ditto		Ditto -	Imprisonment of either description for 3 years, or fine, or both.	Ditto.
Concealing a design to commit an offence punishable with, death or transportation for life, if the offence be committed.	offence tion for	Ditto	1	Ditto	Ž	Not bailable	Imprisonment of either description for 7 years and fine.	Ditto.
If the offence be not committed	1	Ditto	1	Ditto	1	Ditto .	Imprisonment of either description for 3 years and fine.	Ditto.
A public servant concealing a design to commit an offence which it is his duty to prevent, if the offence be committed.	event, if	Ditto	,	Ditto	¥	According as the offence abetted is bailable or not.	Imprisonment extending to half of the longest term; and of any de- scription, provided for the offence, or fine, or both.	Ditto.
If the offence be punishable with death or transportation.	leath or	Ditto	.	Ditto	Ž	Not bailable	Imprisonment of either description for 10 years.	Ditto.
If the offence be not committed .		Ditto	gg to asser \$4000 hour	Ditto	¥	According as the offence abetted is bailable or	Imprisonment extending to quarter part of the longest term, and of any description, provided for the offence, or fine, or leath.	Ditto.
Concealing a design to commit an punishable with imprisonment, it the be committed.	an offence the offence	Ditto		Pitto	••••	Ditte	Imprisonment extending to quarter part of the longest term, and of the description, provided for the offence, or fine, or both.	Ditto.
If not committed	•	Ditte	•	Dutto		Dite.	Imprisonment extending to one-eighth part of the lengest term, and of the description, provided for the offence, or hue, or both.	Ditto.

CHAPTER VI.-OFFENCES AGAINST THE STATE.

1-	By what		Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
·	Punishment under the Indian Penal Code.	Death, or transportation for life, and forfeiture of property.	Transportation of life or any shorter term, or imprisonment of either description for ten years.	Transportation for life, or imprison- ment of either description for 10 years and forfeiture of property.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I years and fine.	Transportation for life or for any term and fine, or imprisonment of either description for 3 years and fine, or fine.	Transportation for life and fine, or imprisonment of either description for 7 years and fine, or fine.
40	Whether buil. able or not.	Not bailable	Ditto -	Ditto -	Ditto .	Ditto -	Ditto -	Ditto .
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Varrant -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
m	Whether the Police may arrest with out warrant or not.	Shall not arrest without war-	Ditto .	Ditto -	Ditto -	Ditto .	Ditto -	Ditto -
21	OFFENCE.	Waging or attempting to wage war, or abetting the waging of war, against the Queen,	Conspiring to commit certain offences against the State.	Collecting arms, &c., with the intention of waging war against the Queen.	Concealing with intent to facilitate a design to wage war.	Amaulting Governor General, Governor, &c., with intent to compel or restrain the exercise of any lawful power.	Exciting, or attempting to excite, disaffection	Waging war against any Astatic Power in alli- ance or at peace with the Queen, or abetting the waging of such war.
1	Section.	121	121A	122	123	124	124A	125

Ditto.	Ditto.	Ditto.	High Court or Magis- trate.	High Court.
Imprisonment of either description for 7 years and fine, and forfeiture of certain property.	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Simple imprisonment for 3 years and High Court fine.	Not bailable. Transportation for life, or imprison-High Court, ment of either description for 10 years and fine.
Ditto -	Ditto .	Ditto .	Bailable .	Not bailable-
Ditto	Ditto -	Ditto .	Ditto .	Ditto - Ditto - No
•		4	t	•
Ditto	Ditto	Ditto	Ditto .	Ditto
126 Committing depredation on the territories of any Power in alliance or at peace with the Queen.	Receiving property taken by war or depredation, mentioned in sections 125 and 126.	Fublic servant voluntarily allowing prisoner of State or War in his custody to escape.	Public servant negligently suffering prisoner of State or War in his custody to escape.	Aiding escape of, rescuing, or harbonring, such prisoner, or offering any resistance to the re-capture of such prisoner.
126	127	128	129	130

CHAPTER VIL-OFFENCES RELATING TO THE ARMY AND NAVY.

. —-	181 Abetting multiny, or attempting to seduce an May arrest Warrant officer, soldier or sailor from his allegiance without war-or duty.	May arrest without war- rant.	Warrant	Not bailable	- Not bailable - Transportation for life, or imprison - High Court, ment of either description for 10 years and fine.	prison- H for 10	igh Court.
132	Abetment of mutiny, if mutiny is committed in consequence thereof.	Ditto	Ditto	Ditto .	- Peath or transportation for life, or imprisonment of either description for lu years and fine.	life, or ription	Ditto.
3 2	133 Abetment of an assault by an officer, soldier or sailor on his superior officer when in the execution of his office.	Ditte	Ditto	0 3 1	Imprisonment of either description High Court for 3 years and fine.	ription H	ligh Cour or Magis trate.

CHAPTER VII.—OFFENCES RELATING TO THE ARMY AND NAVY--roncluded.

_	n	60	4 transaction a second	rĢ	φ	2
ection.	OPERICE.	Whether the Police may strest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Punishment under the Indian Penal	By what Court triable.
134	Abetment of such assault, if the assault is committed.	May arrest without warrant.	Warrant -	Not bailable -	Not bailable - Imprisonment of cither description for High Court. 7 years and fine.	High Court
135	Abetment of the desertion of an officer, soldier or sailor.	Ditto -	Ditto -	Bailable -	Imprisonment of either description for Magistrate. 2 years, or fine, or both.	Magistrate.
136	Harbouring such an officer, soldier or sailor, who has deserted.	Ditto -	Ditto -	Ditto -	Ditto,	Ditto.
137	Deserter concealed on board merchant-vessel, through negligence of master or person in charge thereof.	Shall not arrest without war- rant.	Summons -	Ditto .	Fine of 500 rupees	Ditto.
₹.	Abetment of set of insubordination by an officer, soldier or sailor, if the offence be committed in consequence.	May arrest without war- rant.	Warrant -	Ditto -	Imprisonment of either description for 6 months, or fine, or both.	Ditto.
011	Wearing the dress or carrying any token used by a soldier, with intent that it may be believed that he is such a soldier.	Ditto .	Summons -	Ditto -	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Ditto.
	CHAPTER VIII	OFFENÇES AGAINST THE PUBLIC TRANQUILLITY	AGAINST TIIE	PUBLIC TR	anquillity.	*
143	Being member of an unlawful assembly	May arrest without war- rant.	Summons .	Bailable -	Imprisonment of either description for 6 mouther or fine, or both.	Magistrate.
	•					

3	144 Joining an unlawful assembly armed with any deadly weapon.	Ditto	- Warrant -	Ditto -	- Imprisonment of either description for 2 yearspor fine, or both.	Ditto
145	Joining or continuing an unlawful assembly, nowing that it has been commanded to disperse.	Ditto -	Ditto -	Ditto .	Ditto	Ditto.
147	Rioting -	Ditto -	Ditto -	Ditto -	Ditto	• Ditto.
148	Rioting armed with a deadly weapon	Ditto -	Ditto .	Ditto .	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
149	If an offence be committed by any member of an unlawful assembly, every other member of such assembly shall be guilty of the offence.	According as arrest may be made without warrant for the offence or not.	According as a warrant or summons may issue for the offence.	According as the offence is bailable or not.	The same as for the offence	By the Court by which the offence is triable.
150	Hiring, engaging, or employing persons to take part in an unlawful assembly.	May arrest without war- rant.	According to the offence committed by the person hired, or engaged, or employed.	Ditto -	The same as for a member of such assembly, and for any offence committed by any member of such assembly.	Ditto.
151	Knowingly joining or continuing in any ne- sembly of five or more persons after it has been commanded to disperse.	Ditto .	Sammone .	Bailable .	Imprisonment of either description for 6 months, or fine, or both.	Magistrate.
152	Assaulting or obstructing public servant when suppressing riot, &c.	Ditto -	Warrant .	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
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CHAPTER VIII.-OFFENCES AGAINST THE PUBLIC TRANQUILLITY-continued.

	ભ	n	Whether a warrant	40	6	-
	Opprince.	Whether the Police may arrest with- out warrant or not.	or a summous shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code. ?	By what Court triable.
153	Wantonly giving provocation with intent to cause riot, if rioting be committed.	May arrest without war- rant.	Warrant -	Baîlable	Imprisonment of either description for 1 year, or fine, or both.	Magistrate.
	If not committed	Ditto -	- suommns	Ditto -	Imprisonment of either description for 6 months, or fine, or both.	Ditto.
154	Owner or occupier of land not giving informa- tion of riot, &c.	Shall not arrest without war-	Ditto -	Ditto -	Fine of 1,000 rupees	Ditto.
155	Person for whose benefit or on whose behalf a riot takes place not using all lawful means to prevent it.	Ditto •	Ditto -	Ditto .	Fine	Ditto.
156	Agent of owner or occupier for whose benefit a riot is committed not using all lawful means to prevent it.	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
157	Harbouring persons hired for an unlawful assembly.	May arrest with- out warrant.	Ditto -	Ditto -	Imprisonment of either description for 6 months, or fine, or both.	Ditto.
158	Being hired to take part in an unlawful as-	Ditto -	Ditto -	Ditto -	Ditto -	• Ditto.
159	Or to go armed.	Ditto -	Warrant -	Ditto -	Imprisonment of either description for 2 years, or fine, or both.	Ditto.

160	160 Committing affray	Shall not arrest without war- rant.	Summons -	Ditto -	Imprisonment of either description for one month, or fine of 100 rupes, or both.	Ditto.
	CHAPTER IX.—OFFENCES	FENCES BY C	BY OR RELATING TO PUBLIC SERVANTS.	TO PUBLIC	SERVANTS.	•
161	Being or expecting to be a public servant, and taking a gratification other than legal remuneration in respect of an official act.	Shall not arrest without war- rant.	Summons -	- Bailable -	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magistrate.
162	Taking a gratification in order by corrupt or iflegal means to influence a public servant.	Ditto -	Ditto -	Ditto .	Ditto	Ditto.
163	Taking a gratification for the exercise of personal influence with a public servant.	Ditto .	Ditto .	Ditto -	Simple imprisonment for 1 year, or fine, or both.	Magistrate.
191	Abetment by public servant of the offences defined in the last two preceding clauses with reference to himself.	Ditto .	Ditto .	Ditto .	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magietrate,
165	Public servant obtaining any valuable thing, without consideration, from a person concerned in any proceeding or business transacted by such public servant.	Ditto .	Ditto .	Ditto .	Simple imprisonment for 2 years, or hine, or lath.	Magistrate.
166	Public servant disobeying a direction of the law with intent to cause injury to any person.	Ditto .	Ditto -	Ditto .	Simple imprisonment for 1 year, or fine, or both.	Ditto.
167	Public servant framing an incorrect document with intent to cause injury.	Ditto	Ditto	Ditto .	Imprisonment of either description for 3 years, or fine, or beth.	High Court or Magistrate.

CHAPTER IX.—OFFENCES BY OR RELATING TO PUBLIC SERVANTS—continued.

-	es .	m	Whother a warrent	10	9	Ł
.noitee&	Opperce.	Whether the Police may arrest with- out warrant or not.		Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable,
168	Public servant unlawfully engaging in trade -	Shall not arrest Summons without war-rant.	•	Bailable -	Simple imprisonment for 1 year, or fine, or both.	Magistrate.
169	Public servant unlawfully buying or bidding for property.	Ditto -	Ditto -	Ditto -	Simple imprisonment for 2 years, or fine, or both, and confiscation of property, if purchased.	Ditto.
170	Personating a public servant	May arrest without war	Warrant -	Ditto -	- Imprisonment of either description for 2 years, or fine, or both.	Ditto.
171	Wearing garb or carrying token used by public servant with fraudulent intent.	Ditto -	Summons .	Ditto -	Imprisonment of either description for 3 months, or fine of 200 rupees, or both.	Ditto.

CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS.

Simple imprisonment for 1 month, Magistrate.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.
- Bailable - S	Ditto - 8
	Ditto -
Shall not arrest Summons without war-rant.	Ditto -
Abstending to avoid service of summons or other proceeding from a public servant.	If summons or notice require attendance in person, &c., in a Court of Justice.

Ditto.	Ditto.	Ditto.	Ditto.	Court in which the offence is committed, subject to the provision s of e hap ter XXXII of the Code of Criminal Procedure, or, if not committed in a Court, a Magistrate.	Ditto.
Simple imprigonment for 1 month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Simple imprisonment for 1 month or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rapees, or both.
Ditto .	Ditto .	Ditto -	Ditto .	Ditto .	Ditto -
			•		
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1		•	*	· · · · · · · · · · · · · · · · · · ·	
Ditto	Ditto •	Ditto	Ditto	Ditto	Ditto
Preventing the service or the affixing of any summons or notice, or the removal of it when it has been affixed, or preventing a proclamation.	If summons, &c., require attendance in person, &c., in a Court of Justice.	Not obeying a legal order to attend at a certain place in person or by agent, or departing therefrom without authority.	If the order require personal attendance, &c., in a Court of Justice.	Intentionally omitting to produce a document to a public servant by a person legally bound to produce or deliver such document.	If the document is required to be produced in ordelivered to a Court of Justice.
2		17.4		192	* ************************************

CHAPTER X.-CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS -continued.

7	By what Court triable.	Magistrate.	Ditto.	Ditto.	Ditto.	Court in which the offence is committed, subject to the provisions of chapter XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.
9	Punishment under the Indian Penal Code.	Simple imprisonment for I month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Simple imprisonment for 6 months, Court in which or fine of 1,000 rupees, or both. is committed, subject to the provisions of chapter XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.
9	Whether bail- able or not.	Bailable -	Ditto -	Ditto -	Ditto -	Ditto -
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Summons	Ditto -	Ditto -	Ditto -	Ditto
3	Whether the Police may arrest with- out warrant or not.	Shall not arrest without war- rant.	Ditto -	Ditto -	Ditto -	Ditto .
64	OPPRICE.	Intentionally omitting to give notice or information to a public servant by a person legally bound to give such notice or information.	If the notice or information required respects the commission of an offence, &c.	Knowingly furnishing false information to a public servant.	If the information required respects the commission of an offence, &c.	Refusing oath when duly required to take oath, by a public servant.
1	Section.	176		177	-	178

Ditto.	Ditto.	High Court or Magistrate.	Magistrate.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
A	_	High Mag	Magri	А	٥	•	A	H
Ditto -	Simple imprisonment for 3 months, or fine of 540 rupees, or both.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 6 months, or fine of 1,400 rupees, or both.	Ditto .	Imprisonment of either description for I month, or fine of 500 rupees, or both.	Imprisonment of either description for 1 month, or fine of 200 rupes, or both.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Simple imprisonment for 1 month, or fine of 200 rupees, or both.
•	•		,		•	•		
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
	•		•	•	•	•		•
Ditto	Ditto	Warrant	Summons	Ditto	Ditto	Ditto	Ditto	Ditto
	•			•	3	•	ı	•
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
179 Being legally bound to state truth, and refus- ing to answer questions.	Refusing to sign a statement made to a public servant when legally required to do so.	Knowingly stating to a public servant on cath as true that which is false.	Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person.	Resistance to the taking of property by the lawful nuthority of a public servant.	Obstructing sale of property offered for sale by authority of a public servant.	Bidding, by a person under a legal incapacity to purchase it, for property at a lawfully authorized sale, or bidding without intending to perform the obligations incurred thereby.	Obstructing public servant in discharge of his public functions	Omission to assist public servant when bound by law to give such assistance.
671	9.	- F8	<u> </u>	<u> </u>	18 1	22	98.	187

7			7	40	9	
Section.	OPPHICE	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily insue in the first instance.	Whether bail-	Punishment under the Indian Penal Code.	By what Court triable.
	Wilfully neglecting to aid a public servant who demands aid in the execution of process, the prevention of offences, &c.	Shall not arrest without war-	Summons	Bailable -	Simple imprisonment for 6 months, or fine of 50th rupees, or both.	Magistrate.
188	Disobedience to an order lawfully promulgated by a public servant, if such disobedience causes obstruction or annoyance or injury to persons lawfully employed.	Ditto	Ditto -	Ditto -	Simple imprisonment for 1 month, or fine of 200 rupees, or both.	Ditto.
	If such disobedience causes danger to human life, health or safety, &c.	Ditto	Ditto -	Ditto -	Imprisonment for 6 months, or fine of 1,000 rupers, or both.	Ditto,
189	Threatening a public servant with injury to him, or one in whom he is interested, to induce him to do or forbear to do any official act.	Ditto	Ditto	Ditto .	Imprisonment of either description for 2 years, or fine, or both.	Ditto,
190	Threatening any person to induce him to re- frain from making a legal application for protection from injury.	Difto	Ditto	Ditto	Imprisonment of either description for I year, or fine, or both.	Ditto.
ا	CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE.	EVIDENCE A	ND OFFENCES	S AGAINST	PUBLIC JUSTICE.	
193	Civing or fabricating false evidence in a judicial proceeding.	Shall not arrest Warrant without war- rant.	Warrabt -	Bailable -	Imprisonment of either description for 7 years and fine.	High Court or Magis- trate.

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Ditto.	High Court.	Ditts.	Ditto.	High Court or Magis- trate.	Ditto.	Ditto.	Ditto.	Ditto.
Imprisonment of either description for 3 years and fine.	on for life, or rigorous art for 10 years and	above -	The same as for the offence	The same as for giving or fabricating false evidence.	The same as for giving false evidence	Ditto .	Ditto .	Ditto
Imprisonment of eit for 3 years and fine.	Transportation imprisonment fine.	Death, or as above	The same as	The same as for false evidence.	The same as	—		A
Ditto .	Not bailable	Ditto -	Ditto -	According as the offence of giving such evidence is bailable or not.	Bailable -	Ditto -	Ditto -	Ditto -
•	•	1	1	and the second s	1	1		
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1	1	•	ı	designation of the second states as a community of the second states are second states as a second state of the second states are second states as a second state of the second states are second states as a second state of the second states are second states as a second state of the second states are second states are second states as a second state of the second states are second states			i	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Giving or fabricating false evidence in any other case.	eiving or fabricating false evidence with intent to cause any person to be convicted of a capital offence.	If innocent person be thereby convicted and executed.	Giving or fabricating false evidence with intent to procure conviction of an offence punishable with transportation, or imprisonment for more than seven years.	Using, in a judicial proceeding, evidence known to be false or fabricated.	Knowingly issuing or signing a false certifi- cate relating to any fact of which such certi- ficate is by law admissible in evidence.	Using as a true certificate one known to be false in a material point.		Using as true any such declaration known to be false.
	194		195	196	197	198	199	003

CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—CONTINUED.

201 Causing disappearance of evidence of an Shall not arrest to instance. 18	-	8	က	4 Whether a warrant	40	9	2
Causing disappearance of evidence of an Shall not arrest Warrant - Bailable - Imprisonment of either description High Capturing to screen the offender, if a rant. The unishable with transportation, or imprison- Ditto - Ditto - Ditto - Imprisonment of either description High or trake. If punishable with transportation, or imprison- Ditto - Ditto - Ditto - Imprisonment of either description High or trake. If punishable with transportation, or imprison- Ditto - Ditto - Imprisonment of either description high and of the description of an offence or the fine, or both. Intentional omission to give information of an Optio - Summons - Ditto - Imprisonment of either description Magist or manited. Giving false information respecting an offence Ditto - Warrant - Ditto - Imprisonment of either description Magist or both. Giving false information respecting an offence - Ditto - Warrant - Ditto - Imprisonment of either description Ditto - Ditto	Bechon.	ОРРВИСЕ.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Panishment under the Indisn Penal Code.	By what Court triable.
If punishable with transportation, or imprison- If punishable with less than 10 years' imprison- If punishable with less than 10 years' imprison- If punishable with less than 10 years' imprison- Intentional omission to give information of an offence by a person legally bound to inform. Giving false information respecting an offence of pito - Warrant - Ditto -	201	Causing disappearance of evidence of an offence committed, or giving false information touching it to screen the offender, if a capital offence.	Shall not arrest without war- rant.	1	Bailable .	description	High Court.
If punishable with less than 10 years' imprison- Therefore the description of an offence, or both. Intentional omission to give information of an offence. Giving false information respecting an offence. Ditto -		If punishable with transportation, or imprison- ment for 10 years.				Imprisonment of either description for 3 years and fine.	P**
Intentional omission to give information of an Oitto - Summons - Ditto - Imprisonment of either description offence by a person legally bound to inform. Giving false information respecting an offence Ditto - Warrant - Ditto - Imprisonment of either description committed. Secreting of destroying any document to prevent its production as evidence.		If punishable with less than 10 years' imprison- ment.	Ditto			for a for	By a Magistrate or by the Court by which the effence is triable.
Giving false information respecting an offence Ditto - Warrant - Ditto - Imprisonment of either description committed. Secreting of destroying any document to pre- Ditto - Ditto - Ditto - Ditto	303	Intentional omission to give information of an offence by a person legally bound to inform.	1	Summons		Imprisonment of either description for 6 months, or fine, or both.	Magistrate.
Secreting of destroying any document to prevent its production as evidence.	803	Giving false information respecting an offence committed.			Ditto .	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
	403	Secreting of destroying any document to prevent its production as evidence.	Ditto		Ditto -	,	Ditto.

202	False personation for the purpose of any act or proceeding in a suit or criminal prosecution, or for becoming bail or security.	Ditto		Ditto		Ditto	1	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
508	Fraudulent removal or concealment, &c., of property to prevent its seizure as a forfeiture, or in satisfaction of a fine under sentence, of in execution of a decree.	Ditto		Ditto		Ditto		Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
	Claiming property without right, or practising deception touching any right to it, to prevent its being taken as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree.	Ditto	• • • • • • • • • • • • • • • • • • •	Ditto		Ditto	1	Ditto	Ditto.
	Fraudulently suffering a decree to pass for a sum not due, or suffering decree to be executed after it has been satisfied.	Ditto	.,	Ditto	1	Ditto		Ditto	Ditto.
	False claim in a Court of Justice	Ditto		Ditto	•	Ditto		Imprisonment of either description for 2 years and fine.	Ditto.
<u> </u>	Fraudulently obtaining a decree for a sum not due, or causing a decree to be executed after it has been satisfied,	Ditto	4	Ditto		Ditto		Imprisonment of either description for 2 years, or fine, or both.	Ditto.
113	False charge of offence made with intent to injure.	Ditto		Ditto		Ditto	•	• Ditto	Ditto.
	If offence charged be capital or punishable with transportation for life, or imprisonment for 7 years or upwards.	Ditto		Ditto		Ditto	- · ·	Imprisonment of either description. for 7 years and fine.	fligh Court.
	r, if the effence be	May arrest with- out warrant.	ig	Ditto	•	Ditto	· · ·	Imprisonment of either description for 5 years and fine.	High Court or Magis- trate.
			-						

CHAPTER VI.-FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE-CONTINUAL.

-	89	60	4	ıo	€	1
Beetlon.	Opperator.	Whether the Police may arrest with- out warrant or- not.	Whetherawarrant or a enumons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Cede.	By what Court triable.
•	If punishable with transportation for life, or with imprisonment for 10 years.	May arrest without war- rant.	Warrant .	Bailable -	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
	If punishable with imprisonment for 1 year, and not for 10 years.	Ditto -	Ditto -	Ditto .	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	By a Magistrate or by the Court by which the offence is triable.
213	Taking gift, &c., to screen an offender from punishment, if the offence be capital.	Shall not arrest without war-	Ditto -	Ditto .	Imprisonment of either description for 7 years and fine.	High Court.
	If punishable with transportation for life, or with imprisonment for 10 years.	Ditto -	Ditto -	Ditto .	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
	If with imprisonment for less than 10 years -	Ditto	Ditto -	Ditto .	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	By a Magistrate or by the Court by which the offence is triable.

High Court.	High Court or Magis- trate.	By a Magistrate or by the Court by which the offence is triable.	Magistrate.	High Court or Magis- trate.	Ditto.	By a Magistrate or by the Court by which the offence is triable.
Imprisonment of either description for Tyears and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.
Ditto .	Ditto -	Ditto .	Ditto .	Ditto .	Difto .	Ditto -
	i i	*	1	1	1	A STATE OF THE STA
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Ditto -	Ditto •	Ditto -	Ditto -	May arrest without war- rant.	Ditto -	Ditto
Ä	Ä	Ä	Ö	May with rant.	Ĕ	Ä
Gift made to cause, restoration of property in consideration of screening offender, if the offence be capital.	If panishable with transportation for life, or with imprisonment for 10 years.	If with imprisonment for less than 10 years.	Taking gift to help to recover moveable property of which a person has been deprived by an offence, without causing apprehension of offender.	Harbouring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.	If with imprisonment for I year, and not for 10 years.
214			213	216		

CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—continued.

-	•9		į	•o	æ.	t-
Section.	• OFFERCE.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
213	Public servant disobeying a direction of law with intent to save persons from punishment, or property from forfeiture.	Shall not arrest without war-	Summons.	Bailable -	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
85 20	Public servant framing an incorrect record or writing with intent to save person from punishment, or property from forfeiture.	Ditto -	Warrant -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court.
818.	Public servant in a judicial proceeding making of pronouncing an order, report, verdict or decision which he knows to be contrary to law.	Ditto	Ditto	Ditto -	Imprisonment of either description for 7 years, or fine, or both.	Ditto.
220	Commitment for trial or confinement by a person having authority, who knows that he is acting contrary to law.	Ditto .	Ditto	Ditto -	Ditto	Ditto.
221	Intentional omission to apprehend on the part of a public servant bound by law to apprehend, an offender, if the offence be capital.	Ditto .	Ditto -	Ditto -	Imprisonment of either description for 7 years, with or without fine.	Ditto.
-	If punishable with transportation for life, or imprisoument for 10 years.	Ditto • -	Difto	Ditto -	Imprisonment of either description for 3 years, with or without fine.	High Court or Magis- trate.

Magistrate.	High Court.	Ditto.	High Court or Magis- trate.	Magistrate.	Ditto.	Ditto.	High Court or Magis- trate.	High Court.	Ditto.
- Imprisonment of either description Magistrate. for 2 years, with or without fine.	Transportation for life, or imprison- ment of either description for 14 years, with or without fine.	Imprisonment of either description for 7 years, with or without fine.	Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto -	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 7 years, or fine.	Ditto - ; .
Ditto -	Not bailable -	Ditto -	Bailable -	Ditto -	Ditto .	Ditto -	Not bailable -	Ditto -	Ditto.
Ditto -	Ditto .	Ditto -	Ditto -	Summons -	Warrant -	Ditto -	Ditto .	Ditto -	Ditto .
Ditto -	Ditto •	Ditto -	Ditto -	Ditto -	ay arrest with-	Ditto .	Ditto	Ditto -	Ditto
If with imprisonment for less than 10 years	Intentional omission to apprehend on the part of public servant bound by law to apprehend person under sentence of a Court of Justice, if under sentence of death.	If under sentence of transportation for life, or imprisonment or penal servitude for 10 years or upwards.	If under sentence of imprisonment for less than 10 years.	Escape from confinement negligently suffered by a public servant.	Resistance or obstruction by a person to his M lawful apprehension.	Resistance or obstruction to the lawful apprehension of another person, or rescuing him from lawful oustody.	If charged with an offence punishable with transportation for life, or imprisonment for 10 years.	If charged with a capital offence	If the person is sentenced to transportation for life, or to transportation, penal servitude, or imprisonment for 10 years or upwards.
	& & & & & & & & & & & & & & & & & & &			85 85 85 85 85 85 85 85 85 85 85 85 85 8	*%6	200		_	

CHAPTEB XI.—FALSE BVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—concluded.

-	R	es	Whether a warrant	49	\$	
Section.	Овенси.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	Br what Court triable.
	If under sentence of death	May arrest with- Warrant out warrant.	Warrant -	Not bailable -	Transportation for life, or imprisonment of either description for 10 years and fine.	High Court.
225A	Escape, or attempt to escape, from custody for failing to furnish security for good behaviour.	Ditto -	Ditto -	Bailable -	Imprisonment of either description for one year, or fine, or both.	Magistrate.
\$26	Unlawful return from transportation	Ditto -	Ditto -	Not bailable -	Transportation for life, and fine and rigorous imprisonment for 3 years before transportation.	High Court.
63	Violation of sondition of remission of punishment.	Shall not arrest without war- rant.	Summons	Ditto -	Punishment of original sentence, or, if part of the punishment has been undergone, the residue.	By the Court by which the original offence was triable.
oc ot et	Intentional insult or interruption to a public servant sitting in any stage of a judicial proceeding.	Ditto	Ditto	Bailable -	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Court in which the offence is committed, subject to the provisions contained in chapter XXXII of the Code of Criminal Procedure.

658	229 Personation of a juror or assessor -	Ditto	•	Ditto	•	Ditto		- Imprisonment of either description Magistrate. for 2 years, or fine, or both.	Magistrate.
	CHAPTER XII.—OFFENCES BELATING TO COIN AND GOVERNMENT STAMPS.	ENCES BELA	VTIN	G TO CO	NI V	IND GO	VER	INMENT STAMPS.	
231	Counterfeiting, or performing any part of the process of counterfeiting, coin.	Mayarrestwith- out warrant.		Warrant	,	Not bailable-	[Imprisonment of either description for 7 years and fine.	High Court.
383 383	Counterfeiting, or performing any part of the process of counterfeiting, the Queen's coin,	Ditto	<u> </u>	Ditto	•	Ditto		Transportation for life or imprison- ment of either description for 10 years and fine.	Ditto.
233	Making, buying, or selling instrument for the purpose of counterfeiting coin.	Ditto		Ditto		Ditto	•	Imprisonment of either description for 8 years and fine.	High Court or Magistrate.
483	Making, buying, or selling instrument for the purpose of counterfeiting the Queen's coin.	Ditto	1	Ditto		Ditto		Imprisonment of either description for 7 years and fine.	High Court.
233	Possession of instrument or material for the purpose of using the same for counterfeiting coin.	Ditto	•	Ditto		Ditto		Imprisonment of either description for 3 years and fine.	High Court or Magistrate.
	If Queen's coin	Ditto		Ditto		Ditto		Imprisonment of either description for 10 years and fine.	High Court.
236	Abetting in India the counterfeiting out of British India of coin.	Ditto	•	Ditto		Ditto		The punishment provided for abetting the counterfeiting of such coin within British India.	• Ditto.
\$ 37	Import or export of counterfeit coin, knowing the same to be counterfeit.	Ditto	•	Ditto	•	Ditto		her description	High Court or Magistrate.
			l						

CHAPTER XII.-OFFENCES RELATING TO COIN AND GOVERNMENT STAMIS-continued.

	69	67	Whether a warrant	LO.	9	~
Soction.	OPPERCE.	Whether the Police may arrest with- out warrant or not.	or a summone shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal	By what Court triable.
238	Import or export of counterfeits of the Queen's May arrest with- coin, knowing the same to be counterfeit.	May arrest with- out warrant.	Warrant -	Not bailable-	Transportation for life, or imprison- ment of either description for 10 years and fine.	High Court.
230	Having any counterfeit coin known to be such when it came into possession, and delivering, &c., the same to any person.	Ditto -	Ditto	Ditto -	Imprisonment of either description for 5 years and fine.	High Court or Magistrate.
240	The same with respect to the Queen's coin	Ditta	Ditto	Ditto -	Imprisonment of either description for 10 years and fine,	Ditto.
64 44	Knowingly delivering to another any counterfeit coin as genuine which, when first possessed, the deliverer did not know to be counterfeit.	Ditto	Pitto	Ditto -	Imprisonment of either description for 2 years, or fine of ten times the value of the coin counterfeited, or both.	Magistrate.
22 84	Possession of counterfeit coin by a person who knew it to be counterfeit when he became possessed thereof.	Ditto	Ditto	Ditto .	Imprisonment of either description for 3 years and line.	High Court or Magistrate.
243	Rossession of Queen's coin by a person who knew it to be counterfeit when he became possessed whereof.	Ditto	Ditto -	Ditto -	Imprisonment of either description for T years and fine.	Ditto.

Persons employed in a mint causing coin to		Ditto		Ditto		Ditto		• .		
be of a different weight of composition from that fixed by law. Unlawfully taking from a mint any coining		Ditto.		Ditto		Ditto		Ditto •	•	Ditto.
Fraudulently diminishing the weight or altering the composition of any coin.		Ditto		Ditto		Ditto	of for	Imprisonment of either description for 3 years and fine.	description	High Court or Magis- trate.
Brandulently diminishing the weight or alter-	alter-	Ditto		Ditto		Ditto	- Im	Imprisonment of either for 7 years and fine.	either description fine.	Ditto.
ing the composition of the Queen's com. Altering appearance of any coin with intent	ı. intent fferent	Ditto		Ditto		Ditto	Imi i	Imprisonment of either description for 3 years and fine.	r description	Ditto.
that it shall pass as a com of a condition. description. Altering appearance of the Queen's coin with intent that it shall pass as a coin of a different description.	a with differ-	Ditto		Ditto		Ditto	T	Imprisonment of either for 7 years and fine.	r dæription	Ditto.
to another of coin possesser	d with	Ditto	1	Ditto		Ditto	<u> </u>	Imprisonment of either description for 5 years and fine.	ır descriptiol	Ditto.
the knowledge that it is altered. Delivery of Queen's coin possessed with the	rith the	Ditto		Ditto		Ditto.	HI -	Imprisonment of either for 10 years and fine.	er description	
knowledge that it is altered. Possession of altered coin by a person who	on who	Ditto		· Ditto		Ditto	1	Imprisonment of eith for 3 years and fine.	either description fine.	n Ditto.
knew it to be altered thereof. Possession of Queen's coin by a person who knew it to be altered when he became possessed thereof.	son who	Ditto	en estado en estado en estado en estado en estado en estado en estado en en estado en en estado en en estado e El estado en en estado en entre en estado en entre en estado en entre en entre en entre en entre en entre en e	Ditto	, ₄ , 1 - 44,000 to 2 - 22 - 1	Ditto	B	Imprisonment of either description for 5 years and fine.	ier descripti	on Ditto.

CHAPTER XII.—OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS—concluded.

~	*	•	4	10	v	
Section.	Оттыся.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bail.	Punishment under the Indian Penal Code.	By what Court triable.
. 254	Delivery to another of coin as genuine, which, when first possessed, the deliverer did not know to be altered.	May arrest with- out warrant.	Warrant .	Not bailable-	Imprisonment of either description for 2 years, or fine of ten times the value of the coin.	Magistrate.
20.00	Counterfeiting a Government stamp.	Ditto -	· Ditto -	Bailable -	Imprisonment of either description for 10 years and fine.	High Court.
8 9 9	Having possession of an instrument or material for the purpose of counterfeiting a Government stamp.	- Ditto -	Ditto -	Ditto -	Imprisonment of either description for I years and fine.	Ditto.
267	Making, buying or selling instrument for the purpose of counterfeiting a Government stamp.	Ditto -	Ditto .	Ditto -	Ditto	Ditto.
258	Sale of counterfeit Government stamp	Ditto .	Ditto .	Ditto .	Ditto	Ditto.
259	Having possession of a counterfeit Government stamp,	. Ditto	Ditto -	Ditto .	Ditto -	High Court or Magis-
098	Using as genuine a Government slamp known to be coauterfeit.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 7 years, or fine, or both.	Ditto.
198	Effacing any writing from a substance bearing a Government stamp, or removing from a document a stamp used for it with intent to cause wrongful loss to Government.	Ditto	Ditto	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	Ditto.

٥	been before used.			 -	A I	for years, or	Imprisonment of either description Magnetrate. for series, or fine, or both.	Magnetrate.
5	Erasure of mark denoting that stamp has been used.	• Ditto	Ditto	,	Ditto	- Imprisonment for 3 years, or	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magistrate.
			~ ~~					
	CHAPTER XIIIOFFENCES RELATING TO WEIGHTS AND MEASURES.	OFFENCES RI	ELATING 1	O WE	GHTS	AND MEASURE		
l - <u>≛</u>	Fraudulent use of false instrument for weighing	Shall not arrest without war- rant.	Summons	eg -	Bailable	- Imprisonment of either de for I year, or fine, or both	Imprisonment of either description for I year, or fine, or both.	Magistrate.
	Fraudulent use of false weight or measure	Ditto -	Ditto		Ditto	- Ditto		Ditto.
ب ج.	Being in poesession of false weights or measures for fraudulent use.	Ditto -	Ditto	· .	Ditto	- Ditto		Ditto.
En 💳	Making or selling false weights or measures for fraudulent use.	Ditto :	Ditto		Ditto	- Ditto	,	Ditto.
-	CHAPTER XIV.—OFFENCES AFFECTING	1	C HEALTH		ETY, CO	NVENIENCE, DE	THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS.	RALS.
egliga to spre to life.	ntly doing any act known to be likely ad infection of any disease dangerous	May arrest without war-	Summons	8	Bailable	- Imprisoument for 6 mouths,	Imprisonment of either description for 6 mouths, or fine, or both.	Magistrate.
laligna to spre to life.	Malignantly doing any act known to be likely to spread infection of any disease dangerous to life.	Ditto -	Ditto		Ditto	- Imprisonment for 2 years, or	Imprisonment of either description for 2 years, or fine, or both.	Ditto.

CHAPTER XIV.-OPFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS-continued.

7 6 6 7	summons summons summons whether bail. Punishment under the Indian Penal By what the first able or not.	. Bailable - Imprisonment of either description Magistrate. for 6 months, or fine, or both.	o - Ditto - Imprisonment of either description Ditto. for 6 months, or fine of 1,000 rupees, or both.	o - Ditto - Ditto Ditto.	o - Ditto - Ditto - Ditto.	Ditto - Ditto - Ditto	io - Ditto - Ditto Ditto.	to - Ditto - Imprisonment of either description Ditto.
90	mishment under the Indian Pen Code.	soument of either descri 8 months, or fine, or both.	sonment of either descri months, or fine of 1,000 ru oth.	•		ritto -		isonment of either descri 3 months, or fine of 500 re oth.
	***************************************			•	······································			
29	Whether bai	Bailable	. Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Whether a warment	or a summons shall ordinarily issue in the first instance.	Summons .	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
3 Whether the Police		Shall not arrest without war-	Ditto .	Ditto -	Ditto -	Ditto -	Ditto -	May arrest with- out warrant.
89	Оррвиск.	Knowingly disobeving any quarantine-rule.	Adulterating food or drink for man, intended for sale, so as to make the same noxious.	Selling any food or drink as food and drink for man, knowing the same to be noxious.	Adulterating any drug or medical preparation intended for sale so as to lessen its efficacy, or to change its operation, or to make it noxious.	Offering for sale or issuing from a dispensary any drug or medical preparation known to have been adulterated.	Knowingly selling or issuing from a dispensary any drug or medical preparation as a different drug or medical preparation.	Defiling the water of a public spring or reservoir.
-	Section.	27.1	27.2	£73	¥72.	275	276	277

Making atmosphere noxious to health	alth .		Ditto	*	Ditto	•	Fine of 500 rupees .	Ditto.
Driving or riding on a public way so rashly or May arrest with negligently as to endanger human life, &c. Out warrant.		t with- rant.	Ditto	1	Ditto		Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto.
Navigating any vessel so rushly or negligently as to endanger human life, &c.	·	1	Ditto	1	Ditto	1	Ditto .	Ditto.
Exhibition of a false light, mark, or buoy - Ditto	· · · · · · · · · · · · · · · · · · ·	•	Warrant	•	Ditto	•	Imprisonment of either description High	High Court.
Conveying for hire any person by water in a Ditto vessel in such a state, or so loaded, as to endanger his life.		1	Summons	1	Ditto	-	Imprisonment of either description Ma for 6 months, or fine of 1,000 rupees, or both.	Magistrate.
Causing danger, obstruction, or injury in any Ditto public way or line of navigation.		1	Ditto	•	Ditto		Fine of 200 rupes	Ditto.
Dealing with any poisonous substance so as Shall not arrest to endanger human life, &c. vithout war- rant.		rrest war-	Ditto	ŧ	Ditto		Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto.
Dealing with five or any combustible matter May arrest with-		ath-	Ditto	1	. Ditto	•	Ditto	Ditto.
So dealing with any explosive substance - Ditto	Ditto	1	Ditto	•	Ditto		Ditto	Ditto.
So dealing with any machinery Shall not arrest without war-	Shall not ar without w	rest rar-	Ditto		Ditto	•	Ditto :	Ditto.

	64	3 and the Police	Whether a warrant	NG .		7 By what
.noi1:00	OFFERCE.	may arrest with- out warrant or not.	# ee ::	Whether bail- able or not.	Punishment under the Indian Fenal Code.	Court mable.
S	A person omitting to guard against probable danger to human life by the fall of any building, over which he has a right entitling him to pull it down or repair it.	Shall not arrest without war- rant.	Summons -	Bailable -	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Magistrate.
2.59	A person omitting to take order with any animal in his possession, so as to guard against danger to human life, or of grievous hurtfrom such animal.	May arrest with- out warraut.	Ditto	Ditto	Dieto -	Ditto.
280	Committing a public nuisance	Shall not arrest without war-	Ditto -	Ditto	Fine of 200 rupees	Ditto.
163	Continuance of nuisance after injunction to discontinue.	. 🔁	Ditto .	Ditto	Simple imprisonment for 6 months, or fine, or both.	Ditto.
さ 6 8	Sale, &c., of obscene books, &c	Ditto	Warrant .	Ditto	Imprisonment of either description for 3 months, or fine, or both.	Ditto.
%	Having in possession obscene book, &c., for sale or exhibition.	, Ditto	Ditto	- Ditto	. Ditto	Ditto
294	Obscene songs	Ditto .	Ditto	- Ditto	Ditto .	Ditto.

		without war-		1	. ONLY	for 6 months, or fine, or both.	on Ditto.
	Publishing proposals reluting to lotteries	Ditto -	Ditto		Ditto .	- Fine of 1,000 rupees	- Ditto.
I	CHAPTE	CHAPTER XV.—OFFENCES RELATING TO RELIGION.	CES REL	NIE	G TO REL	IGION.	Constitution of Marie 201
295	Destroying, damaging, or defiling a place of worship or sacred object with intent to insult the religion of any class of persons.	May arrest with.	Summons	'	Bailable -	Imprisonment of either description Mugistrate. for 2 years, or fine, or both.	on Magistrat
965	Causing a disturbance to an assembly engaged in religious worship.	Ditto	Ditto		Ditto -	Imprisonment of either description for I year, or fine, or both.	on Ditto.
168	Trespassing in a place of worship or sepulture, disturbing funeral with intention to wound the feelings or to insult the religion of any person, or offering indignity to a human corpec.	Ditto	Ditto	ı	Ditto .	Ditto	Ditto.
8.63	Uttering any word or making any sound in the hearing, or making any gesture or placing any object in the sight, of any person, with intention to wound his religious feeling.	Shall not arrest without war- rant.	Ditto	ŧ	Ditto -	Ditto .	• Ditto.
	CHAPTER X	vi.—0ffe	NCES AFFECTING	ING ING	THE HUN	AN BODY.	•
3(1)	Murder	May arrest without war-	Warrant		Not bailable.	Death, transportation for life and fine High Court.	ne High Cou

CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—continued.

ection.						
ection.	• •	ಣ	4 What have a manual	*6	9	1
si	OPPRINCE.	Whether the Police may arrest with- out warrant or not.	or a cummons shall ordinarily issue in the first instance.	Whether bail.	Punishment under the Indian Penal Code. 9	By what Court triable,
* 303 M	Murder by a person under sentence of transportation for life.	May arrest without war-	Warrant .	Not bailaide. Death	Death	High Court.
30 4	Culpable homicide not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.	Ditto -	Ditto -	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
Ħ	If act is done with knowledge that it is likely to cause death, but without any intention to cause death, &c.	Ditto -	Ditto -	Ditto .	Imprisonment of either description for 10 years, or fine, or both.	Ditto.
S04A C	304A Causing death by rash or negligent act	Ditto -	Ditto -	Bailable -	Imprisonment of either description for two years, or fine, or both.	High Court or Magistrate.
305 A	Abetment of suicide committed by a child, or insane or delirious person, or an idiot, or a person intoxicated.	Ditto -	Ditto -	Not bailable	Death, or transportation for life, or imprisonment for 10 years and fine	High Court.
306 A	Abetting the commission of suicide-	Ditto -	Ditto .	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.
307 At	Attempt to murder	Ditto -	Ditto -	Ditto .	Ditto	Ditto.
11	If such act cause hurt to any person	Ditto -	Ditto -	Ditto -	Transportation for life, or as above -	Ditto.

 308 Attempt to commit culpable homicide	•	Ditto	•	Ditto	-	- Bailable -	- Imprisonment of either description Ditto. for 3 years, or fine, or both.	Ditto.
If such act cause hurt to any person	 1	Ditto	1	Ditto	1	Ditto -	- Imprisonment of either description for 7 years, or fine, or both.	Ditto.
809 Attempt to commit suicide	•	Ditto	ţ	Ditto		Ditto -	- Simple imprisonment for I year, and Magistrate. fine.	Magistrate,
811 Being a thug	· · · · · ·	Ditto	•	Ditto	- 1	Not builable	Not bailable Transportation for life and fine.	High Court.
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Of the causing of Miscarriage; of Injuries to unborn (hildren; of the Exposure of Infants; and of the Concealment of Births.

2 <u>5</u>	Causing miscarriage	Shall not arrest Warrant without war-	Warrant	•	Bailable -	- Imprisonment of either description High Court. for 3 years, or fine, or both.	High Co
	If the woman be quick with child -	Ditto	Ditto		Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
2	313 Causing miscarriage without woman's consent-	Ditto -	Ditto	à	Not bailable	H	Ditto.
±	314 Death caused by an act done with intent to cause miscarriage.	Ditto -	Ditto	•	Ditto -	- Imprisonment of either description for 10 years and fine.	Ditto.
	If act done without woman's consent	Ditto -	Ditto	•	Ditto .	Transportation for life, or as alwye	Ditto.
315	Act done with inteut to prevent a child being born alive, or to cause it to die after its birth.	Ditto -	Ditto	1	Ditto -	Imprisonment of either description for 10 years, or fine, or both.	Ditto.
316	Causing death of a quick unborn child by an act amounting to culpable homicide.	Ditto -	Ditto	•	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of the causing of Bliscarriage; of Injuries to unborn Children; of the Exposure of Infants; and of the Concealment of Births—concluded.

	63	67)	Whether warrant	Q	ec	-
Section.	Овранси.	Whether the Police may arrest with- out warrant or not.	shall ordinarity Whether bail- issue in the first able or not.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
∫ ສ	317 Exposure of a child under twelve years of age, by parent or person having care of it, with intention of wholly abandoning it.	May arrest with- Warrent out warrant.	Warrent -	Bailable -	- Imprisonment of either description High Court. for 7 years, or fine, or both.	High Court,
5	\$18 Concealment of birth by secret dirposal of dead body.	Ditto	Ditto -	Ditto	for 2 years, or fine, or both.	High Court, or Magis-
	•					

Hurt.
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Magistrate.	High Court or Magis- trate.	Ditto.
- Imprisonment of either description Magistrate. for I year, or fine of 1,000 rupees, or both.	Imprisonment of either description High Court for 3 years, or fine, or both.	Imprisonment of either description for 7 yours and fine.
- Bailable .	Ditto	Ditto .
	1	•
May arrest Summons without war-rant.	Ditto	Ditto
rrest war-	•	ı
May without rant.	Ditto	Ditto
Voluntarily causing hurt	S24 Voluntarily causing hurt by dangerons weapons or means.	325 Voluntarily causing grievous hurt
828	324	325

	•					5 4:		
Ditto.	High Court.	Ditto.	Ditto.	Ditto.	Ditto.	High Court or Magistrate.	High Court	Magistrate.
Transportation for life, or imprison- ment of either description for 10 years and fine,	Imprisonment of either description for 10 years and fine.	Ditto	Transportation for life, or imprison- neut of either description for 10 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I menth, or fine of 500 rupees, or both.
Not bailable	Ditto -	Ditto .	Ditto -	Bailable -	Not bailable -	Bailable , -	Not bailable-	Bailable -
Ditto	Warrant	Ditto -	Ditto -	Ditto -	Ditto	Ditto	Ditto -	Summ.os
Ditto -	Diffo	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
Voluntarily causing grievous hurt by daugerous weapons or means.	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the commission of an offence.	Administering stupefying drug with intent to cause hurt.	Voluntarily causing grievous hurt to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the commission of an offence.	Voluntarily causing hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing grievous hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing hurt to deter public servant from his duty.	Voluntarily causing grievous hurt to deter public servant from his duty,	Voluntarily causing hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation.
828	327	338 ,	820	330	188	33 33 33	3 33	†\$\$

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of Hurt-concluded. •

Whether the Police of statements of greater. 835 Causing grievous hurt on grave and sudden May arrest with than the personal safety of others. 836 Doing any act which endangers human life or Ditto - Ditto		2	60	4	ie	\$	t-
Causing grievous hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation. Doing any act which endangers human life or the personal safety of others. Causing hurt by an act which endangers human life, &c. Causing grievous hurt hy an act which endangers human life, &c. Wrongfully restraining any person Wrongfully confining any person			Whether the Police may arrest with out warrant or not.	Whother a warrant or a summons shall ordinarily issue in the first instance.	Whether bail- able or net.	Punishment under the Indian Penal Code.	By what Court triable.
Doing any act which endangers human life or the personal safety of others. Causing hart by an act which endangers human life, &c. Gausing grievous hart by an act which endangers human life, &c. Wrongfully restraining any person Wrongfully confining any person	using grievous rovocation, not han the person	hurt on grave and sudden intending to burt any other who gave the provocation.	May arrest with- out warrant.	Summons .	Bailable , -	Imprisonment of either description for 4 years, or fine of 2,000 rupees, or both.	High Court or Magis-
Causing hurt by an act which endangers human life, &c. Causing grievous hurt hy an act which endangers human life, &c. Wrongfully restraining any person Wrongfully confining any person	ing any act wh be personal safe	ich endangers human life or ty of others.	•	Ditto .	Ditto -	Imprisonment of either description for 3 mouths, or fine of 250 rupees, or both.	Magistrato.
Causing grievous hurt hy an act which endangers human life, &c. Wrongfully restraining any person Wrongfully confining any person	neing hurt by uman life, &c.	r an act which endangers		Ditto -	· Ditto ·	Imprisonment of either description for 6 menths, or fine of 500 rupees, or both.	Ditto.
Wrongfully restraining any person Wrongfully confining any person	using grievous ers buman life,	hurt hy an act which endan- &c.		Ditto .	Ditto -	Imprisonment of either description for 2 years, or fine of 1,000 rupoes, or both.	Ditto.
Wrongfully restraining any person - May arrest with- out warrant. Wrongfully coufining any person - Ditto -	•		Of urongful Restr	aint and aerongfu	в Сопрнетепв.		•
Wrongfully confining any person - Ditto -	rongfully restra	ining any person	May arrest with- out warrant.	Summons -	Bailable -	Simple imprisonment for I month, or fine of 500 rupees, or both.	Magistrate.
	rongfully coufin	ing any person		Ditto -	Ditto -	Imprisonment of either description for- l year, or fine of 1,000 rupees, or both.	Ditto.

548	343 Wrongfully confining for three or more days -	Ditto -	Ditto	-	Ditto	=	- Imprisonment of either description for 2 years, or fine, or both.	Ditto.
344	Wrongfully confining for ten or more days -	Ditto -	Ditto .	1	Ditto .	_=	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
845	Keeping any person in wrongful confinement, knowing that a writ has been issued for his liberation.	Shall not arrest without war- rant.	Ditto	1	Ditto	<u> </u>	Imprisonment of either description for & years, in addition to imprisonment under any other section.	Ditto.
9 ₹ 8	Wrongful confinement in secret -	May arrest with- out warrant.	Ditto		Ditto		Ditto	Ditto.
347	Wrougful confinement for the purpose of exterting property, or constraining to an illegal act, &co.	Ditto -	Ditto		Ditto	_=	Imprisonment of either description for 3 years and line.	Ditto.
848	Wrongful confinement for the purpose of extorting confession or information, or of compeling restoration of property, &c.	Ditta	Ditto		Ditto	1	Ditto	Ditto.
		Uf Crimi	Of Criminal Force and Assault.	Assail	.11.		•	Additionally represent the second summer space.
સ્ટુજ	Assault or use of eriminal force otherwise than on grave provocation.	Shall not arrest without war-	Summons	Ţ	Bailable		Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Magistrate.
858	Assault or use of criminal force to deter a public servant from discharge of his duty.	May arrest with. Warrant out warrant.	Warrant		Ditto		Imprisonment of either description for 2 years, or fine, or both.	Ditto.
854	Assault or use of criminal force to a woman with intent to outrage her modesty.	Ditto -	Ditto	and the second distribution of the second distri	Ditto		Ditto	Ditto.

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of Criminal Force and Assault-concluded.

H	83	60	4 Whether a warrant	16	9	7
Section.	OFFRNCE.	Whether the Police may arrest with- out warrant or not.	or a summens stall ordinately issue in the first instance.	Whether bail- able or not.	Funis i ment under the Iudian Fenal Code _y	Ry what Court triable.
355	Assault or criminal force with intent to dishonour a person, otherwise than on grave and sudden provocation.	Shall not arrest Summons without war-	Summons -	Bailalde -	Imprisonment of either description Magistrate. for 2 years, or fine, or both	Magistrate.
356	Assault or criminal force in attempt to com- May arrest with- Warrant mit thest of property worn or carried by a out warrant. person.	May arrest with- out warrant.	Warrant -	Not bailable	Ditto -	Ditto.
857	Assault or use of criminal force in attempt wrongfully to confine a person.	Ditto -	Ditto	Bailable -	Imprisonment of either description for I year, or fine of I, 1100 rupees, or both.	Ditto.
828	Assault or use of criminal force on grave and Shall not arrest Summons sudden provocation.	Shall not arrest without war-	Summons	Ditto -	Simple imprisonment for 1 month, or fine of 200 rupees, or both.	Ditto.

Of Kidnapping, Forcible Abduction, Starery and forced Labour.

365 Kidnapping or abducting with intent secretly and wrongfully to confine a person.	Ditto		Ditto	ī	Ditto	4	Imprisonment of either description for 7 years and fine.	Ditto.
Kidnapping or abducting a woman to compel	litto		Ditto	1	Ditto	. .	Imprisonment of either description for 10 years and fine.	Ditto.
Kiduapping or abducting in order to subject a person to grievous hurt, slavery, &c.	Pitto	-	Ditto	1	Ditto		Ditto	Ditto.
Concealing or keeping in confinement a kid-napped person.	Ditto		Ditto	•	Ditto	<u>-</u>	Punishment for kidnapping or abduction.	Ditto.
Kiduapping or abducting a child with intent to take property from the person of such child.	Ditto	•	Ditto	1	Ditto	Ϊ	Imprisonment of either description for 7 years and fine.	Ditto.
Buying or disposing of any person as a slave	Shall not arrest without war- rant.	¥ 1	Ditto		Bailable		Ditto	Djtto.
Habitual dealing in slaves	May arrest with- out warrant.	 	Ditto		Not bailable		Not bailable Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
Selling or letting to hire a minor for the purpose of prostitution.	Ditto		Ditto	•	Ditto	<u>-</u>	Imprisonment of either description for 10 years and fine.	High Court or Magis- trate.
Buying or obtaining possession of a minor for the same purpose.	Ditto		Ditto	1	Difto		Ditto	Ditto.
Unlawful compulsory labour	Ditto	•	Ditto	•	Bailable	-	Imprisonment of either description for I year, or fine, or both.	Magistrate.
		Ø.	Rape.		* * * * * * * * * * * * * * * * * * *			
	May arrest with- out warrant.		Warrant	•	Not bailable		Transportation for life, or imprisonment of either description for 10 years and fine.	High Court.
						-		***************************************

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-concluded.

Of Unnatural Offences.

By what Sourt triable.	High Court.		Magistrate.	Ditto.	High Court or Magis- trate.
6 Punishment under the Indian Penal Code. ,	Transportation for life, or imprisonment of either description for 1D years and fine.	Perty.	Imprisonment of either description Magistrate. for 3 years, or fine, or both.	Imprisonment of either description for 7 years and fine.	Ditto -
5 Whether bail. able or not.	Not bailable	AINST PROI	Not bailable	Ditto -	Ditto -
Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant -	FFENCES AG	Warrant -	Ditto -	Ditto -
Whether the Police may arrest with- out warrant or not.	May arrest without war- rant.	CHAPTER XVII.—OF OFFENCES AGAINST PROPERTY Of Theft.	May arrest without warrant.	Ditto -	Ditto
OPPRICE.	Unnatural offences	CHAPTE	Theft	Theft in a building, tent or vessel	Theft by clerk or servant, of property in possession of master or employer.
- section.			379	380	381

High Court.		High Court or Magis- trate.	Ditto.	High Court.	Ditto.	Ditto.	Ditto.
Rigorous imprisonment for 10 years High Court.		Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I years and fine.	Imprisonment of either description for 10 years and fine.	Transportation for life
- Ditto		- Bailable -	. Ditto .	- Not bailable.	- Ditto	Ditto .	Ditte .
Ditto	Of Extortion.	Warrant	Ditto	• Ditto	Direc	Dite	Ditto
Ditto		Shall not arrest without war-	Ditto	• Ditto	Pitta	Ditto .	Ditto
Theft, preparation having been made for causing death, or hurt, or restraint, or fear of death, or of hurt, or of restraint, in order to the committing such theft, or to retiring after committing it, or to retaining property taken it.		Extertion	Putting or attempting to put in fear of injury, in order to commit extortion.	Extortion by putting a person in fear of death, or grievous hurt.	Putting or attempting to put a person in fear of death or grievens hurt, in order to commit extertion.	Extortion by threat of accusation of an offence punishable with death, transportation for life, or imprisonment for 10 years.	If the offence threatened be an unnatural offence.
388		\$88	38.5	386	387	888	

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

of Extertion—concluded.

-	24	m	4	LO.	φ	2
Section.	OPPRACE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether fail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
389	Putting person in fear of accusation of offence punishable with death, transportation for life, or with imprisonment for 10 years, in order to commit extortion.	Shall not arrest without war- rant.	Warrant -	Not bailable.	Imprisonment of either description for 10 years and fine.	High Court.
	If the offence be an unnatural offence	Ditto -	Ditto -	Ditto -	Transportation for life	Ditto.
		Of Ro	Of Robbery and Dacoity.	у.		
768	Robbery	May arrest with- Warrant out warrant.	Warrant -	Not bailable.	Not bailable, Rigorous imprisonment for 10 years and fine.	High Court or Magis- trate.
	If committed on the highway between sunset and sunrise.	Ditto -	· Ditto	Ditto -	Rigorous imprisonment for 14 years and fine.	Ditto.
893	Attempt to commit robbery -	Ditto -	Ditto -	Ditto -	Rigorous imprisonment for 7 years and fine.	Ditto.
394	Person voluntarily causing hurt in committing or attempting to commit robbery, or any other person generally concerned in such robbery.	Ditto.	Ditto -	Ditto -	Transportation for life, or rigorous imprisonment for 10 years and fine.	Ditto.
395	Dacoity -	Ditto -	Ditto -	Ditto -	Ditto	High Court.

399 Robby deat deat deat deat deat deat deat deat			_			OT JOI TEACHER THE TOT TO		
	Robbery or dacoity with attempt to cause death or grievous hurt.	Ditto .	Ditto		Ditto	and fine. Rigorous imprisonment for not less than 7 years.	ent for not less	Ditto.
	Attempt to commit robbery or dacoity when armed with deadly weapon.	Ditto -	Ditto		Ditto	. Ditto -	•	Ditto.
	Making preparation to commit dacoity	Ditto -	Ditto		Ditto	- Rigorous imprisonment for	ent for 10 years	Ditto.
. the	Belonging to a gang of persons associated for the purpose of habitually committing dacoity.	Ditto -	Ditto		Ditto	and tine. Transportation for life, or as above	fe, or as above .	Ditto.
401 Belon socia ting	Belonging to a wandering gang of persons associated for the purpose of habitually committing thefts.	Ditto -	Ditto		Ditto	Rigorous imprisonment for 7 years and fine.	ent for 7 years	Ditto.
402 Being	Being one of five or more persons assembled for the purpose of committing dacoity.	Ditto .	Difto		Ditto	Ditto -	1	Ditto.
		Of Criminal Misappropriation of Property.	lisappropriati	ion of P	roperty.			
403 Disho	Dishonest misappropriation of moveable property, or converting it to one's own use.	Shall not arrest without war-	Warrant	- Ba	Bailable	Imprisonment of either description for 2 years, or fine, or both.		Magistrate.
404 Dishort ing Perse been been entite	Dishonest misappropriation of property, knowing that it was in possession of a deveased person at his death, and that it has not since been in the possession of any person legally entitled to it.	rant. Ditto -	Ditto		Ditto .	- Imprisonment of either description for 3 years and fine.	ther description	High Court or Magie- trate.
If ph	If by clerk or person employed by deceased .	Ditto -	Ditto		Ditto .	Imprisonment of either description for 7 years and fine.	ther description	Ditto.

CHAPTER XVII. - OF OFFENCES AGAINST PROPERTY -- continued.

Of Criminal Breach of Trust.

-	99		7	10		7
Section.	Оттыси.	Whether the Police may arrest with- out warrant or not.	w netner a warrant or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court.triable.
406	406 Criminal breach of trust	May arrest with- out warrant.	Warrant -	Not bailable	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
407	Criminal breach of trust by a carrier, wharfinger, &c.	Ditto .	Ditto -	Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
408	408 Criminal breach of trust by a clerk or servant.	Ditto -	Ditto -	Ditto .	Ditto	Ditto.
409	409 Criminal breach of trust by public servant, or by banker, merchant or agent, &c.	Shall not arrest without war-	Ditto	Ditto .	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.

Of the Receiving of Stolen Property.

Court Magis-	ญ้	Court.
High		High
Not bailable Imprisonment of either description High Court for 3 years, or fine, or both.		Transportation for life, or rigorous im- High Court. prisonment for 10 years and fine.
Not bailable		Ditto .
•		Ditto -
May arrest with- Warrant out warrant.	•	Ditto -
411 Dishonestly receiving stolen property, knowing it to be stolen.		412 Dishonestly receiving stolen property, knowing that it was obtained by dacoity.
411	٠,	418

	risolutally dealing in stolen property -				alled to do and 100 pages	ment of either description for 10 years and fine.	for 10	Ditto.
	Assisting in concealment or disposal of stolen property, knowing it to be stolen.	Ditto	- Ditto		Ditto	Imprisonment of either description for 3 years, or fine, or both.	<u> </u>	High Court or Magis- trate.
			Of Cheating.	9.				
	Cheating	Shall not arrest without warrant.	et Warrant 	,	Bailable	Imprisonment of either description for I year, or fine, or both.		Magistrate.
418	Cheating a person whose interest the offender was bound, either by law or by legal contract, to protect.	Ditto	- Ditto	2	Ditto	Imprisonment of either description for 3 years, or fine, or both.		High Court or Magis- trate.
419	Cheating by personation	Ditto	- Ditto	• •	Ditto	. Ditto		Ditto.
420	Cheating and thereby dishonestly inducing delivery of property, or the alteration or destruction of a valuable security.	Ditto	Ditto	٠ ع	Ditto	- Imprisonment of either description for 7 years and fine.	<u> </u>	High Court or Magis- trate.
		f Praudulent Deeds and Dispositions of Property.	ede and Di	sposition.	s of Property		-	•
	Fraudulent removal or concealment of property, &c., to prevent distribution among creditors.	Shall net an without rant.	rest Warrant	+	Bailable	Imprisonment of either description for 2 years, or fine, or both.	.,	Magistrate.

CHAPTER XVII.—OF OFFENCES AGAINST PROPERTY—continued.

y-concluded.
Property-
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Dispositions
Deeds and
Of Frandulent
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.010.	લ્વ	က	4 Whether a warrant	ю		Ø	
Becti	OPPRACE.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail. able or not.		Punishment under the Indian Penal Code.	By what Court triable.
422 F	Fraudulently preventing from being made available for his creditors a debt or demand due to the offender.	Shall not arrest without war- rant.	Warrant	Bailable -	Imprisonment for 2 years, (Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
453 F	Fraudulent execution of deed of transfer containing a false statement of consideration.	Ditto -	Ditto .	Ditto -	Ditto	•	- Ditto.
424 F	Fraudulent removal or concealment of property of himself or any other person, or assisting in the doing thereof, or dishonestly releasing any demand or claim to which he is entitled.	Ditto	Ditto	Ditto -	Ditto	•	Ditto.
			Of Mischief.				

426	426 Mischief	Shall not arrest Summons without war-	•	Bailable -	- Imprisonment of either description Magistrate. for 3 months, or fine, or both.	Magistrate.
5	Misciffef, and thereby causing damage to the amount of 50 rupees or upwards.	Ditto	- Warrant -	Ditto -	- Imprisonment of either description for 2 years, or fine, or both.	Ditto.
428	428 Mischief by killing, poisoning, maiming or rendering useless, any animal of the value of 10 rupees or upwards.	May arrest without warrant.	Ditto -	Ditto .	Ditto	Ditto.

rendering useless, any elephant, camel, horse, &c., whntever may be its value, or any other animal of the value of 50 rupses or upwards.	ornse,	•				01110		prisonment or either dest for 5 years, or fine, or both.	fine, or	description both.	for 5 years, or fine, or both. Magistrate.
Mischief by causing diminution of supply of water for agricultural purposes, &c.	ý o ť	Ditto		Ditto		Ditto	Ā	Ditto -			Ditto.
Mischief by injury to public road, bridge, river or navigable channel, and rendering it impassable or less safe for travelling, or conveying property.	npas- eying	Ditto .		Ditto	• ,	Ditto	Ğ	Ditto .		'	Ditto.
Mischief by causing inundation or obstruction to public drainage, attended with damage.	iction ge.	Ditto		Ditto		Ditto	Ā 	Ditto -	·		Ditto.
Mischief by destroying or moving or rendering less useful a light-house or sen-mark, or by exhibiting false lights.	ering or by	Ditto		Ditto		Ditto	- Impris	prisonment of oither desc for 7 years, or fine, or both.	fine, or	Imprisonment of oither description for 7 years, or fine, or both.	High Court.
Mischief by destroying or moving, &c., a land- mark fixed by public authority.		Shall not arrest without war- rant.	arrest war-	Ditto	ı	Ditto	- Imprise for l	prisonment of either des for I year, or fine, or both,	f either fine, or b	Imprisonment of either description for I year, or fine, or both.	Magistrate.
Mischief by fire or explosive substance, with intent to cause damage to amount of 100 rupees or upwards.		May arrest with- out warrant.	ith-	Ditto		Ditto	- Imprise	prisonment of eith for 7 years and fine.	f either d'fine.	description	Imprisonment of either description High Court. for I years and fine.
Mischief by fire or explosive substance, with intent to destroy a house, &c.	with	Pitto		Ditto	Ž	Not bailable		ansportation f ment of either years and fine.	for life, or er descrip	Transportation for life, or imprison- ment of either description for 10 years and fine.	. Ditto.
Mischief with intent to destroy or make unsafe a decked vessel or a vessel of twenty tens burden.	msafe - tens	Ditto		Ditto		Ditto	- Impris	prisonment of eith	either de Ine.	Imprisonment of either description for 10 years and fine.	Ditto.

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

Of Mischief-concluded.

-	84	69	4		₩	4
Section.	Отупись	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Punishment under the Indian Penal Code.	By what Court triable.
4.38	The mischief described in the last section, when committed by fire or any explosive substance.	May arrest with- out warrant.	Warrant .	Not bailable	Transportation for life, or imprison- ment of either description for 10 years and fine.	High Court.
439	Running vessel ashore with intent to commit theft, &c.	Ditto -	Ditto .	Ditto .	Imprisonment of either description for 10 years and fine.	Ditto.
440	Mischief committed after preparation made for causing death or hurt, &c.	Ditto -	Ditto	Ditto .	Imprisonment of either description for 5 years and fine.	Ditto.
		0 C	Of Criminal Trespass.			
*	Criminal trespass	May arrest with. Summons out warrant.	Summons .	Bailable -	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Magistrate.
448	House-trespass	Ditto -	Warrant	Ditto -	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.
449	House-trespass in order to the commission of an offence panishable with death.	Ditto -	Ditto -	Not bailable	Transportation for life, or rigorous imprisonment for 10 years and fine.	High Court.
450	House-trespass in order to the commission of an offence punishable with transportation for life.	Ditto -	Ditto .	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.

	T	31.		-,		1. 17 1988 T. L. 177 11	ಟಾಮ್ ಗಳಿಗಿದ ಕ್⊯ಕ	
Magistrate.	High Court or Magis-	Take.	Ditto.	Magistrate.	High Court or Magis- trate.	Ditto.	Ditto.	• Ditto.
Imprisonment of either description for Magistrate.	Imprisonment of either description for 7 years and fine.		Ditto	Imprisonment of either description for Magistrate. 2 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto	Imprisonment of either description for 3 years and fine.
. Bailable .	Not lailable		Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
•	•		•	•	1	1	•	•
Ditto	Ditto		Ditto	Ditto	Ditto	Ditto	Ditts	Ditto
			1	•	•		1	ather state are the second of
Ditto	Ditto	•	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
House-trespass in order to the commission of an offence punishable with imprisonment.	If the offence is theft	•	House-trespass, having made preparation for causing hurt, assault, &c.	Lurking house-trespass or house-breaking	Lurking house-trespass or house-breaking in order to the commission of an offence punishable with imprisonment.	If the offence is theft	Lurking houre-trespass or house-breaking, after preparation made for causing hurt, assault, &c.	Lurking house-trespass or house-breaking by night.
451		•	452	453	454		455	456

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-concluded.

Of Criminal Trespass-concluded.

7 By what Court triable.	High Court or Magis- trate.	Ditta	Ditto.	High Court.	Ditto.	Magistrate.	High Court or Magis- trate.
6 Punishment under the Indian Penal Code.	Imprisonment of either description for 5 years and fine.	Imprisonment of either description for 14 years and fine.	Ditto '	or life, or imprison- r description for 10	years and tine. Ditto	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.
5 Whether bail. able or not.	Not bailable-	Ditto -	Ditto .	Ditto .	Ditto -	Bailable -	Ditto -
Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant -	Ditto -	Ditto -	Ditto .	Ditto -	Ditto -	Ditto -
Whether the Police may arrest with-	May arrest without war- rant.	Ditto -	Ditto .	Ditto -	Ditto -	Ditto -	Ditto -
2 Offrice.	Jurking house-trespass or house-breaking by might in order to the commission of an offence punishable with imprisonment.	If the offence is theft	Lurking house-trespass or house-breaking by night, after preparation made for causing hurt, &c.	Grievous hurt caused whilst committing lurk- ing house-trespass or house-breaking.	Death or grievous hurt caused by one of several persons jointly concerned in house-breaking by night, &c.	Dishonestly breaking open or unfastening any closed receptarle containing or supposed to centain property.	Being entrusted with any closed receptacle containing or supposed to contain any property, and fraudulently opening the same.
Section	457		458	459	460	461	462

CHAPTER XVHL-OF OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS.

465	465 Forkery	Shall not arrest without war-	Warrant	. Bai	Bailable -	Imprisonment of either description High Court, for 2 years, or fine, or both.	High Court.
466	Forgery of a record of a Court of Justice or of a register of births, &c., kept by a public servant.	Ditto .	Ditto	,	Not bailable	Imprisonment of either description for 7 years and fine.	Ditto.
467	Forgery of a valuable security, will or anthority to make or transfer any public security, or to receive any money, &c.	Ditto -	Ditto		Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
	When the valuable security is a promissory note of the Government of India.	May arrest with- out warrant.	Ditto		Ditto -	Ditto	Ditto.
468	Forgery for the purpose of cheating	Shall not arrest without war- rant,	Ditto	<u>.</u>	Ditto -	Imprisonment of either description for I years and fine.	Ditto
469	Forgery for the purpose of harming the repu- tation of any person, or knowing that it is likely to be used for that purpose,	Ditto -	Ditto	. Ba	Bailalde -	Imprisonment of either description for 3 years and fine.	Ditto.
47.1	Using as gennine a forged document which is known to be forged.	Ditto -	Ditto	I	Ditto -	Punishment for forgery -	Ditto.
	When the forged document is a promissory note of the Government of India.	May arrest with-	Ditto	, ,	Not bailable	Ditto -	Ditto.
# F	Making or counterfeiting a seal, plate. &c with intent to commit a forgery punishable under section 467 of the Indian Penal Code; or possessing with like intent any such seal, plate, &c., knowing the same to be counterfeit.	Shall not arrest without war- iant.	Ditte		Ditto -	Transportation for life, or imprison- ment of either description for 7 years and fine.	Ditto.

CHAPTER XVIII. OF OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS—continued.

-	34	m	Whet	۵	•	!~
Section.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	or a stunnons shall ordinarily issue in the first instance.	Whether hail-	Punishment under the Indian Penal Under 9	By what Court triable.
473	Making or counterfeiting a seal, plate, &c., with intent to commit a forgery punishable otherwise than under section 467 of the Indian Penal Code, or possessing with like intent any such seal, &c.	Shall not arrest without war- rant.	Warraut -	Not bailable	Imprisonment of either description for 7 years and fine.	High Court.
474	Having possession of a document, knowing it to be forged, with intent to use it as genuine.	Ditto -	Ditto -	Ditto -	Ditto -	Ditto.
	If the document is a valuable security or will.	Ditto .	Ditto -	Ditto -	Transportation for life, or as above -	Ditto.
475	Counterfeiting a device or mark used for authenticating documents described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
476	Counterfeiting a device or mark used for authenticating documents other than those described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.	Dift.	Ditto -	Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
£7.7	Frandulently destroying or defacing, or attempting to destroy or deface, or secreting, a will, &c.	Ditto .	Ditto	Ditto -	Transportation for life, or imprison- ment of either description for 7 years and fine.	Ditto.

the street and anomalical country, the second colors and search the street in the street in the colors of the street in the stre

Of Trude and Property-Marks.

ನ 8	Using a false trade or property-mark with intent to deceive or injure any person.	Shall not arrest without war-	_	Warrant		Bailable		Imprisonment of either description for I year, or fine, or both.	Magistrate.
483	Counterfeiting a trade or property-mark used by another, with intent to cause damage or injury.	Ditto	· •	Ditto		Ditto .	-	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
48	Counterfeiting a property-mark used by a public servant, or any mark used by him to denote the manufacture, quality, &c., of any property.	Ditto	•	Summons		Ditto	<u> </u>	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
\$	Fraudulently making or having possession of any die, plate, or other instrument for counterfeiting any public or private property or trade-mark,	Dirto		Ditto	i	Ditto -	i i	Imprisonment of either description for 3 years, or fiue, or both.	Ditto.
98#	Knowingly selling goods marked with a counterfeit property or trade-mark,	Ditto		Ditto		Ditto -		Imprisonment of either description for I year, or fine, or both.	Magistrate.
487	Frandulently making a false mark upon any package or receptacle containing goods with intent to cause it to be believed that it contains goods which it does not contain, &c.	Ditto	1	Ditto		Ditto -		Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
488.	488. Making use of any such false mark	Ditto	ı	Ditto		Ditto -		Ditto .	Ditto.
489	Removing, destroving, or defacing, any property-mark with inteut to cause injury,	Ditto	•	Ditto	ı	Ditto -	–	Imprisonment of either description for I year, or fine, or both.	Magistrate.

CHAPTER XIX.—OF THE CRIMINAL BREACH OF CONTRACTS OF SERVICE.

			DELINET & WASIAMIL			
	OPPRNCE.	Whether the Police may arrest with-out warrant or not.	or a rummons shall onlinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable,
	Being bound by contract to render personal Shall not arrest service during a voyage or journey, or to without war-convey or guard any property or person, and rant. voluntarily omitting to do so.	Shall not arrest without war- rant.	Summons	Bailable -	Imprisonment of either description Magistrate. for 1 month, or fine of 100 rupes, or both.	Magistra
	Being bound to attend on or supply the wants of a person who is helpless from youth, unsoundness of mind or disease, and voluntarily omitting to do so.	Ditto	Ditto	Ditto -	Imprisonment of either description for 3 mouths, or fine of 200 rupees, or both.	Ditto.
408	Being bound by a contract to render personal acryice for a certain period at a distunt place to which the employee is conveyed at the expense of the employer, and there voluntarily descring the service or refusing to perform the duty.	Ditto	Ditto -	Ditto -	Imprisonment of either description for I month, or fine of double the expense incurred, or both.	Ditto

CHAPTER XX.-OF OFFENCES RELATING TO MARRIAGE.

	+91 Marrying ugain during the life-time of a hus- band or wife.	Ditto		Ditto	<u> </u>	Bailable	Impr 7 ye	uprisonment of eit 7 years ind fine.	Imprisonment of either description for 7 years and fine.	Ditto.
Same mar que	Same offence with concealment of the former marriage from the person with whom subsc-	Ditto		Ditto		Not bailable		inprisonment of eit 10 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto.
A putting	A person with fraudulent intention going through the ceremony of being married, knowing that he is not thereby lawfully married.	Ditto		Ditto		Ditto .	Impr 7 y	aprisonment of cit 7 years and fine.	Imprisonment of either description for 7 years and fine.	Ditto.
Adultery Enticing erimina	Adultery	Ditto Ditto		Ditto Ditto	<u> </u>	Bailable . Ditto .	Inpr Jupr	nprisonment of either des 5 years, or fine, or both. uprisonment of either des 2 years, or fine, or both.	Imprisonment of either description for 5 years, or fine, or both. Imprisonment of either description for 2 years, or fine, or both.	Ditto. Magistrate.
		CHAITER XXI.—OF DEFAMATION.	XXI	-OF DEF	AMA	TION.				
ig O	500 Defanation -	Shall not arrest without war- rant.		Warrant		Bailable .	Simp	imple imprisonmei fine, or both.	Simple imprisonment for 2 years, or fine, or both.	High Court or Magistrate.
Print defi	Printing or engraving matter knowing it to be defamatory.	Ditto		Ditto		Ditto -	<u>.</u>	Ditto .	•	Ditto.
sale ing suc	Sale of printed or engraved substance containing defamatory matter, knewing it to centain such matter,	Ditto		Ditto	,	Ditt.	<u>-</u>	Ditto .		Ditto.
	CHAITER XXII.—OF	,	INI	MIDATIC	N.	INSULT	AND A	CRIMINAL INTIMIDATION, INSULT AND ANNOYANCE.		and the statement of th
nsult Pence.	intended to provoke a breach of the	Shall not arrest without war-	1	Warrant	i ii	Barlable .	Impri	mprisonment of either des for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.

CHAPTER XXII.-OF CRIMINAL INTIMIDATION, INSULT AND ANNOYANCE-continued.

	7 By what Court triable.	Magistrate.	Ditto.	High Court or Magistrate.	Ditto.	Magistrate.	Ditto.	Ditto.
	6 Punishment under the Indian Penal Code.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 7 years, or fine, or both.	Imprisonment of either description for 2 years, in addition to the punishment under above section.	Imprisonment of either description for I year, or fine, or both.	Simple imprisonment for 1 year, or fine, or both.	Simple imprisonment for 24 hours, or fine of 10 rupees, or both.
	6 Whether bail- able or not.	Not bailable	Bailable -	Ditto -	Ditto -	Ditto .	Ditto -	Ditto -
•	Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant -	Ditto .	Ditto -	Ditto .	Ditto -	Ditto -	Ditto -
	Whether the Police may arrest with- out warrant or not.	Shall not arrest without war-	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Ditto -
	2 Oppence.	False statement, rumours, &c., circulated with intent to cause mutiny or offences against the public peace.	Criminal intimidation	If threat be to cause death or grievous hurt, stc.	Criminal intimidation by anonymous communication or having taken precaution to conceal whence the threat comes.	Act caused by inducing a person to believe that he will be rendered an object of Divine displeasure.	Uttering any word or making any gesture in- fended to insult the modesty of a woman.	Appearing in a public place, &c., in a state of intoxication, and causing annoyance to any person.
	Section.	505	808		607	208	203	510

ing and the second of the seco

CHAPTER XXIII.-OF ATTEMPTS TO COMMIT OFFENCES.

	By the Court by which the offence attempted is triable.		High Court.	High Court or	Magistrate. Nagistrate.	Di te.	
•	Transportation or imprisonment not exceeding half of the longest tern, and of the description, provided for the offence, or fine, or both.	The state of the s		•	•	:::::::::::::::::::::::::::::::::::::::	
	According as the offence contemplated by the offender is bailable or not.	SR LAWS.	Not bailable	Ditto -	Bailable .	Dicto .	
	According as the offence is one in respect of which a summons or warrant shall ordinarily issue.	OFFENCES AGAINST OTHER LAWS.	Warrant -	Ditto .	Summons	Ditto .	
	According as the offence is one in respect of which the Police may ar- rest without warrant or not.	OFFENCES A	May arrest with- out warrant.	Ditto -	Shall not arrest Summons without war-	Ditto -	
	Attempting to commit offences punishable with the offence is the offence is sion of the offence. Attempting to commit offences punishable with the offence is the offence is sion of the offence. Attempting as a According as the offence is the offence is the offence is one in respect contemplation of the description, provided for sion of the offence, or fine, or both. Transportation or imprisonment und the offence is the offence is contemplate of which the offence is rest without warrant shall bailable or not.	•	If punishable with death, transportation, or im- May arrest with- Warrant prisonment for seven years or upwards.	If punishable with imprisonment for three years and upwards but less than seven.	If punishable with imprisonment for less than three years.	If punishable with fine only	
	1119						

SCHEDULE III.

FORMS OF SUMMONS, WARRANTS, BONDS AND RECOGNIZANCES.

 Λ .

FORM OF SUMMONS (section 17).

Ta A. B., of

Whereas complaint has this day been made before the undersigned Presidency Magistrate for the Town of that you on the day of 187 at (state shortly the affence complained) contrary to section of the Indian Penal Code for of Act No. of 18, as the case may be; You are hereby required to appear in person for by advocate, attorney or pleader, as the case may be; on the day of 187, at o'clock in the forenoon for afternoon at the Court of before such Magistrate as may then be present, to answer to the said complaint and to be further dealt with according to law.

Dated the day of

(Signed) C. D.

Presidency Magistrate.

13

FORM OF WARRANT OF ARREST (section 56).

To (name and designation of the person who is to execute the warrant).

Whereas of is accused of the offence of (state the offence): You are hereby directed to apprehend the said and produce him at the Court of before such Magistrate as may then be present.

(Signature.)

Dated

This warrant may be endorsed as follows :--]

If the said shall give bail, himself in the sum of , with one surety in the sum of (or two sureties each in the sum of), to appear before me on the day of he may be released.

(Signature.)

Dated

C.

FORM OF WARRANT OF COMMITMENT FOR INTERME-DIATE CUSTODY (section 71).

To the officer in charge of the

Whereas of is accused of () you are hereby required to receive the said

into your custody and to produce him before by whom [or which] the offence of which he is accused is to be tried [or enquired into] from time to time when so required.

D.

FORM OF RECOGNIZANCE (section 72).

We, A. B. of , C. D. of and E. F. of , do hereby bind ourselves jointly and severally that the said A. B. will attend on the day of 187 at the Court of the Presidency Magistrate of and continue so to attend until otherwise directed by the said Magistrate, and will, if required, appear when called upon at the High Court of Judicature at

to answer the charge of , and in case of the said A. B. making default herein, we the said A. B., C. D. and E. F. bind ourselves jointly and severally to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signatures.)

Dated the

day of

187 .

E.

FORM OF WARRANT OF COMMITMENT FOR INTERME-DIATE CUSTODY PENDING TRIAL BEFORE THE HIGH COURT (section 89).

To , the officer in charge of the Jail.
Whereas of is charged with (state the offence in respect of which the prisoner is charged) and has been committed to take his trial before the Court of

You are hereby required to receive the said into your custody and to produce him before the said Court when so required.

(Signature.)
(Office and powers.)

Dated

F.

FORM OF RECOGNIZANCE TO PROSECUTE OR GIVE EVIDENCE (sections 93, 140).

I, , of , do hereby bind myself to appear at , in the Court of , at o'clock on the day of next, and then and there to prosecute (or, as the case may be, to prosecute and give evidence, or to give evidence) in the matter of a charge of against one A. B., and to attend at the said Court from day to day, or as I may be otherwise directed by the presiding officer; and in case of my making default herein, I bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupces.

Dated

(Signature.)

G.

FORM OF WARRANT OF COMMITMENT AFTER SEN-TENCE (section 184).

To , the officer in charge of the Jail,

Whereas of was convicted before me (name and official designation) of the officie of (mention the offence, quoting Act and section), and was sentenced to (state the punishment felly and distinctly, mentioning its nature and extent): You are hereby required to receive the raid into your custody in the said jail, together with this warrant, and there carry the aforesaid sentence into execution according to law.

Dated day of (Signature.)

H.

FORM OF RECOGNIZANCE TO SEEP THE PEACE (section 222).

Whereas I, A. B. [or we, A. B., C. D., etc.], of , have been called upon to enter into a bond to keep the peace for the term of , I hereby bind myself [or each of us hereby binds himself]

not to commit a breach of the peace, or do any act that may probably occasion a breach of the peace, during the said term; and in case of my [or any of us] making default therein, I bind myself [or he binds himself] to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

FORM OF SECURITY TO BE SUBJOINED TO THE RE-COGNIZANCE OF THE PRINCIPAL.

I, E. F. of , hereby declare myself surety for the abovementioned A. B., that he shall not cummit a breach of the peace, or do any act that may probably occasion a breach of the peace, during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Her Majesty, ner heirs and successors the sum of

rupees.

(Signature.)

Dated

1.

FORM OF RECOGNIZANCE FOR GOOD BRHAVIOUR (section 222).

Whereas I, , inhabitant of

, have been called upon to enter into a bond to be of good behaviour to Her Majesty and to all Her subjects, for the term of thereby bind myself to be of good behaviour to Her Majesty, and to all her subjects during the said term, and in case of my making default therein, I bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

FORM OF SECURITY TO BE SUBJOINED TO THE BOND OF THE PRINCIPAL.

I hereby declare myself surety for the abovesaid , that he shall be of good behaviour to Her Majesty and to all her subjects during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Bignature.)

Dated

CHARGES.

(See section 97.)

(1) .- CHARGES WITH ONE HEAD.

- (a.) I [name and office of Magistrate, &c.], hereby charge you, [name of accused person], as follows:—
- (b). That you, on or about the day of at war against the Queen, and thereby committed an offence pnnishable under section 121 of the Indian Penal Code, and within the cognizance of the High Court.
- (c.) And I hereby direct that you be tried by the said Court on the said charge.

[Signature of the Magistrate.]

[To be substituted for (b).]

(2.) That you, on or about the day of , at , with the intention On section 194. of inducing the Honourable 4. B., Member of the Council of the Governor

General of India, to refrain from exercising a lawful power as such Member, assaulted such Member, and thereby committed an offence punishable under section 124 of the Indian Penal Code, and within the cognizance of the High Court.

(8). That you, being a public servant in the

Department, directly
On section 161.

accepted from [state 3the
name] for another party [state the name] a gratification, other than legal remuneration, as a motive for
forbearing to do an official act, and thereby committed an offence punishable under section 161 of
the Indian Penal Code, and within the cognizance
of the High Court.

(4.) That you, on or about the

On section 304. day of at , committed culpable homicide not amounting to murder, causing the death of , and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the High Court.

- (5.) That you, on or about the day of at a state of intoxication, and thereby committed an offence punishable under section 306 of the Indian Penal Code, and within the cognizance of the High Court.
- (6.) That you, on or about the day of , at On section 325. , voluntarily caused grievous hurt to , and thereby committed an offence punishable under section 325 of the Indian Penal Code, and within the cognizance of the High Court.
- (7.) That you, on or about the day of , at , comOn section 392. mitted robbery, an offence punishable under section 392 of the Indian Penal Code, and within the cognizance of the High Court.
- (8.) That you, on or about the day of , at , ommitted dacoity, an offence punishable under section 395 of the Indian Penal Code, and within the cognizance of the High Court.
- (9.) That you, on or about the day of , at , at , on section 168. did (or omitted to do, as the case may be) , such conduct being contrary to the provisions of Act , section , and was known by you to be prejudicial to , and thereby committed an offence punishable under section 166 of the Indian Penal Code, and within the cognizance of the High Court.

(10.) That you, on or about the

On section 123.

of the trial of before
stated in evidence that "

"which statement you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and within the cognizance of the High Court.

[In cases tried by Magistrates, substitute" within my cognizance " for " within the cognizance of

the High Court." In (c), omit " by the said Court."]

(11.) -CHARGES WITH TWO OR MORE HEADS.

- (a.) 1, [name and office of Magistrate, &c.], hereby charge you, [name of decised person], as follows:—
- (b.) First.—That yon, on or about the day of , at , knowing a coin to be counterfeit, delivered the same to another person, by name A. B., as genuine, and thereby committed an offence punishable under section 241 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , knowing a coin to be counterfeit, attempted to induce another person, by name A. B., to receive it as genuine, and thereby committed an offence punishable under section 242 of the Indian Penal Code, and within the cognizance of the High Court.

(c.) And I hereby commit you to the said Court to be tried on the said charges.

[Signature of the Magistrate.]

For (b). First.—That you, on or about the day of , at , committed an offener punishable under sectious 302 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , by causing the death of , committed culpable homicide, and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the High Court.

For (b). First.—That you, on or about the day of , at , committed theft, and thereby committed an offence punishable under section 379 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , committed theft, having made preparation for causing death to a person in order to the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the High Court.

Thirdly.—That you, on or about the day of , at , committed theft, having made preparation for eausing restraint to a person in order to the effecting of your escape after the committing of such theft, and thereby committed an offence punishable under section 342 of the Indian Penal Code, and within the cognizance of the High Court.

Fourthly.—That you, on or about the day of , at , committed theft, having made preparation for eausing hear of hurt to a person in order to the retaining of property taken by such theft, and thereby committed an offence punishable under section 352 of the Indian Penal Code, and within the cognizance of the High Court.

ALTERNATIVE CHARGES.

For (b). That you, on or about the

Alternative charges on at , in the course of the inquiry into before

stated in evidence that "

and that you, on or about the

in the course of the trial of before , stated in evidence that "," one of which statements you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and within the cognizance of the High Court.

In trials before Magistrates, substitute, " within my cognizance," for "within the cognizance of the High Court," and omit "by the said Court,"

WHITLEY STOKES, Secretary to the Gort. of India.

No. 11 of 1877.

[REGISTERED NO. 29.]



The Calcutta Gazette.

WEDNESDAY, MARCH 14, 1877.

OFFICIAL PAPERS.

Non-Subscribers to the Garkter may receive the Supplement separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Post.

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ENDOWMENTS, MEDALS, AND PRIZES.

GENERAL DEPARTMENT.-EDUCATION.-No. 706.

Calcutta, the 10th March 1877.

From—H. J. REYNOLD'S, Esq., Officiating Secy. to the Govt. of Bengal, To—The Commissioner of the Orissa Division.

I am directed to acknowledge the receipt of your letter No. 180 of the 20th February 1877, reporting that the Maharajah of Mohurbhunj has made a donation of Rs. 5,000 for the endowment of scholarships in the Cuttack College and Cuttack Medical School, and for the purchase of books and other appliances for the purpose of medical instruction.

2. I am directed to inform you that the Lieutenant-Governor has received this intelligence with great satisfaction, and I am to request that you will convey to the Maharajah the cordial thanks of the Government of Bengal for

this example of his liberality and public spirit.

No. 180, dated Cuttack, the 20th February 1877.

From-T. E. RAVENSHAW, Esq., Commr. and Supdt. of Orissa Tributary Mehals, To-The Secretary to the Government of Bengal, General Department.

I HAVE the honor to report, for the information of Government, an act of liberality on the part of the Maharajah of Mohurbhunj, who visited Cuttack to attend the Proclamation Durbar.

2. He desired to endow scholarships in the Cuttack College and Cuttack Medical School, and placed at my disposal Rs. 5,000, which has been with the Maharajah's approval distributed as below:—

MEDICAL SCHOOL.

Rs. 1,500 to be invested in Government security, which would yield an annual interest of Rs. 60, or a scholarship of Rs. 5. per month in perpetuity, to be called the Mohurbhuni Scholarship.

Rs. 1,000, or whatever sum may be available after purchase of the above Government security, to be devoted to purchase of models, illustrations, medical books, or other useful appliances as may facilitate the promotion of medical instruction.

CUTTACK COLLEGIATE SCHOOL.

Rs. 2,100 to be invested in Government securities yielding interest of Rs. 84 per year, or a scholarship in perpetuity of Rs. 7 per month, for the purpose of aiding poor scholars, natives of Orissa, to prosecute their studies in the collegiate classes.

Rs. 400, or whatever balance may remain after purchase of above securities, to be placed at immediate disposal of the Local Committee of Public Instruction, for the purpose of aiding poor scholars who may be in indigent circumstances, and need assistance to enable them to continue their studies.

3. I take this opportunity of bringing the Maharajah's liberality and

public spirit formally to notice.

LIBERALITY OF BABOO NOBIN CHUNDER ROY CHOWDHUREE, ZEMINDAR OF BAMUNDANGAH IN RUNGPORE.

No. 973, dated Calcutta, the 8th March 1877.

From—J. Chawfurd, Esq., Under-Secretary to the Government of Bengal, To—The Commissioner of the Rajshahye and Cooch Behar Division.

I AM directed to acknowledge the receipt of your letter No. 39, dated 27th ultimo, with its enclosure, and in reply to inform you that the Lieutenant-Governor is pleased to accept the offer made by Baboo Nobin Chunder Roy Chowdhuree, zemindar of Bamundangah in Rungpore, of a donation of Rs. 20,000 for the construction of a bridge over the Alaikooree river, on the road from Rungpore to Kalligunge, in commemoration of the assumption by Her Majesty the Queen of the title of Empress of India.

2. I am to request that you will be good enough to convey to the Baboo the thanks of the Lieutenant-Governor for his very liberal donation, and for the public spirit displayed by him in making it. The bridge should be called

after the Baboo's name.

3. A copy of this correspondence will be published in the Calcutta Gazette as requested by you.

No. 39, dated Julpigorce, the 27th February 1877.

From-Lord H. Ulick Browne, Commr. of the Rajshahye and Cooch Behar Division, To-The Secretary to the Government of Bengal, Political Department.

I HAVE the honer to submit in original a letter dated 3rd February 1877 from Baboo Nobin Chunder Roy Chowdhuree, zemindar of Bamundangah in Rungpore, to the address of the Magistrate, offering a liberal donation of Rs. 20,000 for the construction of a bridge over the Alaikooree river, on the road from Rungpore to Kalligunge, in commemoration of the assumption of the title of Empress of India by Her Majesty. The Magistrate has since reported that its. 20,000 have been deposited in the treasury.

I recommend that the Baboo's offer be accepted, the thanks of Government being conveyed to him, and the correspondence published in the

Calcutta Gazette.

Dated the 3rd Pebruary 1877.

From-BAROO NOBIN CHUNDER BOY CHOWDHURRE, Zemindar of Bamundangah in Rungpore,

To-The Magistrate and Collector of Rungpore.

WITH a view to mark the assumption by Her Majesty of the title of "Empress of India," I thought of erecting a bridge at Alaikooree on the road to Kalligunge, and in order to have it done quite up to my mind, I invoked the aid of Government for the management and superintendence thereof, and as you had the goodness thereon to send me an estimate of Rs. 20,000, duly served up by the Government Engineer here, I accordingly deposited half the amount on the 1st instant, and am ready forthwith to despatch the remaining on demand. With highest regards, &c. &c.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 10th March 1877.

	No.	District.	and da	ite or	Rainfa at Sudd Station inches	Character of the weather, state and prospects of the crops, and state of health at date
BE	ing.	i.l.			;	
		Western	Dietri	cts.		
	(1	Burdwan,	Mar	. 12 *'	77 Nii	There was a haif-storm on the evening of the 10th instant, but no perceptible rain. The prespects of the crops are goest. The public health is fair; only a few cases of chulers reported. The sub-divisional officer of Culus reports that cattle disease is raging in his jurisdiction.
IVR.	2	Bankoora,	**	10	" Nil	Weather-Dry and hot. The cold-weather crops generally are being reaped with good outturns. The sugarcane is only an eight-sama crop.
a z	3	Beerldoom,		10	. Nil	Weather-Hot and bright. State and prospects of the crops continue good
Brauway Diva	4	Midnapore				Roturn not received.
Bra	5	Honghly,	**	10		Weather—Close and warm. Generally foggy in the morning. There was a dust-storm on the evening of the 6th instant, followed by a few drops of rain. The ploughing of the rice land is still going on. The harvesting of poss, mazari, gram, and teora, is almost over—Vegetables are doing well—The public health is normal. Cluders in a spoudie form prevails here and there
	ĺ	Howrah,		10	, Nil	The hot weather has set in. There are no crops on the ground at present.
		Central	Distri	eta.		
.	(6 	24-Perguonah	s, Mur.	.12.† '7	77 - 08	Weather -Occasionally cloudy and warm. There are almost no crops on the ground except sugarcane and vegetables. Public health is generally good.
PRESIDENCE DIVE	7	Nuddon,	•,	10 ,	, Nii	Weather-Dump and hot. Fogs in the morning. A little rain on the 4th instant. The rubbee crops on the ground look well and are ripening. Sugarrane is being extensively planted. Preparations for the early rice sowings are forward.
Pareid	8	Jessore,	••	10 ,	, · 26	Weather - Warm and steamy. The crops are generally good. The winter crops in the north are being gathered, and the rain bas been favorable for ploughing.
(9	Moorshedabud	i .	10 .	. Nil	Weather - Hot. The rabbee crops are doing well, except in thana Mirzapore, where they have suffered from the rains. Unas, lentils, and linseed, are being reaped in most parts. Boro dhan, or spring rice, as promising, and is still being sown in parts. The prospects generally are favorable. Health is good.
	10	Dimigrpore,	••	9 ,	Nii	Weather-Growing warm; mornings cloudy; strong wind from the west. The rabbee crops are promising; they are not yet fit for harvest.
a Dirx.	11	Rajshabye,	•	10	. Nil	Weather—Gradually getting hotter, though mornings and evenings are tolerably cool. The prospects of the embler coops are still favorable. The transplanting of spring rice continues, also the sowing of lil.
BEREI	12	Rangpore,	*	9 ,	, Nil	Weather—Getting warm. The state and prospects of the rubber crops continue to be good and satisfactory. Ground is being prepared for the early rice
L'OOCH	13	Bogra,	••	10 ,	Nil	Weather-Fair. The mornings from the 9th instant are misty. Pulses are being gathered with good outturn.
Q.K.	14	Publa,	۱,	10 ,	·2	Weather-Seasonable. State and prospects of the crops are satisfactory.
Вазвианти амо Сооси Венаи Віти.	15	Darjeeling,		9 ,,	. 15	Weather-Milder. Sunshine in the early part of the week. Wheat and barby on the ground are progressing favorably. Land is being prepared for the next sowings.
RAS	16	Julpigoree.	••	10 ,.	Nil	Weather—Getting warmer every day. About twelve annas of augarcane have been gathered. The tobacco harvest has commenced
ţ		Cooch Bebar,	•	8 •	· Nil	Weather—Fair It is becoming warm. The fields are still being prepared for the bitri rice and jute, and the sowings have commenced in some places. The tobacco crop continues favorable and will have to be very soon reaped. The general health is reported to be good.

[•] Telegram of the 12th March shows rainfall during the seven days immediately preceding.

[†] Report of the 12th March shows rainful during the seven days immediately preceding.

N	ío.	District. e	ind dat urn	e of	nt St	tainfall Sudder tation in nebes.	
- BEN	NGAI	ls(Continued	1)			•	
		Eastern		rta.	,	,	
١.	17	Dacca,	Mar.	1257	77	-39	There have been heavy fogs on three mornings; otherwise the weather has been seasonable. The crops continue to be very favorable.
	18	Furandpare,	**	10 .	• :	-50	Weather—Ckady, with occasional rain and wind. Mornings foggy. 34 of rain at Godundo, and 2 20 at Madaripore. The prospects of the crops are generally satisfactory. The spring crops in some places are reported to have been damaged by hall. Health of the district is good.
DACCA DITE.	19	Harkergunge,	**	8 ,	• :	2.20	Whether.—Seasonable. The crops are good, save in the wave-stricken tracts. There were gales on two days of the week. The health of the district has improved, but cholers in a sporadic form is still present in thanss Backergange, Mendiguage, Generadi, Golachipa, and Bowful. The cattle are reported to be in good health everywhere.
1	20	Mymensingh,	••	9 ,	. :	Nil	Weather-Slight rain and storm in places on the 6th instant. The state and prospects of the roops are favorable.
ļ	21	Tipperah,	••	9	"	2 45	Weather-Stormy, with more rain than usual at this time of the year. The spring rice is doing well.
	22	Chittagong.	**	8	•	·85	Weather—Moderntely cold. Cloudy on the 5th and 6th instant, with rains at intervals, accompanied by lightning and hailstones. The hail has slightly injured the cold-weather crops in some places. The rain will assist in sowing the pania zons. Cholera is reduced to a few sporadic cases in villages scattered ever the whole district.
		Noakholly	**	8	.	·12	Wenther—The high winds which began on Monday, the 5th instant, have continued to the end of the week. The slight rain on the 5th has had the effect of lowering the temperature. Pleughing for the early rice has begun Cholera has much abated. Some stray cases of small-pox have been reported from the Sudharam station.
	24	Chittagong I Tracts,	Iill "	6		·8	Weather—Cool in the morning and het at noon. The hill people are busily engaged in cutting their jooms. The prospects of tohacco are on the whol good.
KF	lar.	Hill Tipperal	٠, .,	7	,,	· 39	Weather—Warm. A good deal of wind and a little rain on the 5th and 6th instant. State and prospects of the crops are satisfactory.
(25	l'atna,	Mar.	126 '	77	Nil	Weather—Growing warm. The rubbee crops are being reaped in some place with a fair outturn. Health is good.
	26	Gya,	**	10	•• ;	Nil	Weather—Warm with light easterly winds. The maximum reading of the thermometer in the shade was 91 4.° State and prospects of the crops centing good. Public health is generally good. Small-pex is appearing in som villages in the Nowadah sub-division.
	27	Shuhabad,	••	10	• .	Nil	Weather—Getting het. Peas and musoor are still being harvested. The rubbe crops generally promise well. Small-pex is reported from thanas Ramgur and Ilhubooah.
Total More	28	Durbhuuga,	••	10	. :	Nil	Weather Mernings are still pleasant; days are warm. State and prospects of the rubbee crops are quite actisfactory.
	29	Mozufferpore	e, "	10	• :	Nil	Weather—Seasonably warm. The prospects of the rubbee crops are everywher good. A tow cases of small pox are reported in the jurisdiction of Sursum ontpost. Otherwise the public health is good.
	30	Sarun,	••	10	,	Nil	Woather-Clear and bright; still cool in the mornings and evenings, an getting warm in the day time. The thermometer has risen very rapidly it the last 24 hours. The rabbee crops are ripe and are being harvested; the enturn is expected to be very good. Opium is being gathered. The sowing of indige have commenced. General health is good.
ļ	31	Chumparan,	• 11	10	** !	Nil	Wenther-Hot during the day, and cool at night. The prospects of the rubbe crops are very good.
	32	Moughyr,	••	, 10	••	Nil	Weather-Fair. The embles harvest is now beginning, and the outturn expected to be good.
210	33	libaguipore		13*	•	Nil	Weather-Fine. The crops are good ; also the health of the district.
×	34	Parnesh,	*	10	,,	Nil	Weather-Seasonable. State and prospects of the crops are favourable.
BRAGEIPORE DITE.	35	Maldah,	64	. 10	30	Nil	Weather-Fair and daily getting warmer. The first three days of the wee were occasionally cloudy. The wind was variable; in the latter part of tweek it was from the south-cast; its temperature varied from 63° to 81 The crupe are all good. Cholera is almost disappearing.
	S	Southal Per	rghs. "	11	u	Nil	Weather—Getting warmer. Hailstones fell in Doomka on the evening of the loth instant. Heavy clouds and rain in the hills. There is nothing particulated to note about the crops this week.

^{*} Telegrams of the 13th March show reinfull during the seven days unmediately preceding.

	io 	District, a	and de	ite o	f	Reinfall, at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and
kI	SSA						
-	37	Cuttack,	Mar.	10	'77	Nil	Weather—Hot and dry. The winter crops are respect. No other crops on the ground at present. Cholera is rather prevalent owing to influx of pilgrims.
	38	Poores,	"	9	*	Nil	Weather—Fair. 11 of rain at Khoordah. Some of the dalum paddy is in ear. Ploughing is still going on briskly on the low lands. The shipment of rice still continues, and the prices are stationary. Cholera is reported from almost all parts of the district.
ί	39	Balasore,	-	9	,,	·02	Weather—Mostly fine The ploughing continues. Sporadic cholers is present, chiefly along the pilgrim route, and a few deaths from small-pox are reported. Cattle disease has decreased.
HC	ATC	NAGPORE.					
		South-We Agen		ntie	7		
	40	Hazarecbagh,	Mar.	9	'77	Nil	Weather—Seasonable. The wind is becoming hot during day time. State and prospects of the crops are satisfactory.
	41	Lohardugga,	**	10	**	Nil	Weather—Seasonable, but beginning to get very warm. The prospects of the crops are the same as reported last week. General health is good, except in Palsmow, where cases of small-pox are still reported
	42	Singbhoom,	••	9	,,	Nil	Weather—Seasonable. Pulses and wheat are being gathered, and the yield of both is satisfactory. No other crops on the ground. Moscak and mange are most promising. The district is reported healthy
	43	Manbhoom,	**	10		Nil	Weather—Seasonable. The only crops now on the ground are gram and barley, which are looking well.

Published for general information.

CALCUTTA, STATISTICAL DEPT., The 13th March 1877.

H. J. S. Cotton, Jr. Secy. to the Gort. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

0 M B.	Ритист	Stations	Rain from 18th to 24th February 1877.	Rain from 25th Feb. to 3rd March 1877.	JAH	PROM 1ST UARY 877.	Remares.
DITIBIONE.		· 1 · 411 · 441 · 1444 · 44 / 44 / 444	Rain f to 24th	Rain fr Feb. Marcl	Inches.	Up to date.	
BEI	NGAL.		Inches.	Inches		1877.	
	WRITERN DISTRICT						
	•	Burdwan	Nil ditto	Nil ditto	2.19	3rd March ditto	
ſ	Buidwan	Culms Bood-Hood	ditto ditto	ditto ditto	8:47 2:07	ditto ditto	
İ		Rannegunge Jehanabad	0.03 Nil	dirto ditto	3.06 3.71	ditto ditto	
	Bankoora	Banknora	ditto	ditto	2 40	ditto	
		(Sooree	disto	ditto	4:67	ditto	
.	Beerbhoom	Hetamporo	ditto ditto	ditto ditto	3.54	ditto ditto	•
ISC R DWAS	! :	Midnanore	ditto	ditto	6.02	ditto	
		1 Proceeds with	ditto	ditto	6 13	ditto	
H	Midnapore	Ghattal	ditto	+ itto	4 17	nitto	
		Contai { Dy. Collr.'s Office	Litto	ditto	4 07	ditto	37
	Hooghly	(Exe. Engr.'s Office	ditto	ditto	2.02 3.63	ditto ditto	Not rec. 4th to 10th Feb.
		} Serampere	duto	dut	4:40	ditto	,
L	Howrah	Howrah Mahoshrekha	ditto ditto	ditto ditto	5·25 5·14	ditto ditto	•
	CENTRAL DISTRICT						
i		Saugor Island Calcutta	ditto ditto	ditto ditto	6·20 5·16	ditto ditto	
		Alipore { Dispensary Jail	ditto	ditto	5 37 5 67	ditto ditto	
	24-Pergunnshs	Busseerlint	ditto	ditto	4·15 4·20	ditto	
	34-1 erk annana	Diamond Harbour	ditto	ilito	6.38	ditto	
		Barripore Satkhtra	dirto ditto	ditto	4109	ditto ditto	
	i	Harrackpore	ditto	ditto	3.94	ditto ditto	
		Kishinghur Pongong	0.12 Nil	ditto ditto	3.48	litto	
	Nuddea	Meherpore	ditto	ditto	3.12	ditto ditto	
IDEACK.		Kooshtra	s dista ditto	ilitto ditta	2 69	ditto	1 1
1131	; !	Jessore	ilitio	ditto il-tto	2.83	1 ditto	
188	: , Jessure	Khoohia	ditto	ditto	3.56 2.70	ditto	I
-		Bagirhat	ditto	No tec.	4/80	24th Feb.	† •
1	1	Berhampore	ditto diito	ditto	451	3rd March ditto	1
-		Rampordiant	ditto	ditto ditto	4 30 5 32		
Ĺ	Moorshednbad	Jungs pore	ditto	ditto	4.70 3 od	ditto	
	i I	Lallgolla Kundee	ditto	ditto	4 96 3 43	dicto	
	,	Duagepore	ditto	ditto	1.28	1	1
ſ	Dinagripore	Rogunge Mahlali	ditto ditto	ditto	2.75 2.44		·
	. Malduh		0.02 Nil	ditto	2º51 4º39	ditto	
. !	Rajshahye		ditto	ditto	4'01		
RAISPARTE.	İ	Rungpore	ditto	ditto	1.81	ditto	
12.4	Rungpore	Kurigram	ditto	ditto	1.100	ditto	
2		P	ditto	ditto	2.11	ditto	
Ì	Bogra i	Sherpore	ditto ditto	ditto	3 27	ditto	
	1	Dubus	, •	ditto	401	. anto ditto	
Į	Tubua		dittu ditto	ditto	3.21	ditto	
1	Dargeoling	Darjeeling { Telegraph Office Hospital	ditto	Not rec. Nil	2 55 3 62	24th Feb. 3rd March	
C. OCH FORTAR.		Julpigoree	ditto	ditto	1-21	ditto	•
έĮ	Julyigoree	Alipore		Not rec	071	ditta 27th Jan	
NC H	:	Buxa—Civil Surgeon's Office Titalya	Nil ditto	Nii ditto	1.59 2.10	3:d March ditto	

DIVISIONE.	Districus.		STATIONS.		Rain from 19th to 24th February 1877	Rain from \$5th February to 3rd March 1977.	Rai	PROM 1 ANUARY 1977.	RWARES.
					22.5	Z Z Z	Inche	l'p to c	iate.
В	ENGAL(Continue	d.)							
	EASTERN DISTRIC	TB.			Inches	Inches	.	1877	; ;
		c			1		į		1
ſ	Dacca	·· S !	Telegraph Hospital	Office	Nil ditto	Not rec Ntl	. 24 31		eb. reh
-		Moonsheeg Manickgur	unge ge		3:44	ditto ditto	6 P	1 date	
ا	Furreedpore	Furreedpor Goalundo		•••	ditto ditto	ditto	1.9	8 ditta	÷
DYCCT.		Madaripore			ditto	ditto	2 4		
	Backergunge .	Perozepore Patonakhail	y	 	ditto ditto	Not rec ditto	4-14 4-4 8-18	ditto	PD
		Hhola	•••	,	ditto	ditto	0:44		From 4th February.
	Mymensingh	Mymensinh Jamalpore	•••	•••	ditta ditto	, Nil dittn	2.65 2.64		rh
	., .	Atia Kishoregun		•••	dittu dittu	ditta ditto	2:76 2:30	ditto	i
ſ	Chittagong	Chittagong Cox's Bazar	Telegrant	Office 	ditta ditta	ditto	3°70 4°11	ditta ditta	
	Noakholly	S Noakholly		•••	ditto	ditto ditta	1.68	ditto	
{		Fenny Comillali			ditto	ditto	3-29	ditto ditto	1
	Tipperah	Brahmunbar			ditto ditto	ditto ditto	2·97 6·38	ditto ditto	1 1 5
1	Chittagong Hill Tract Hill Tipperah	Ruugamatee Hill Tippera			ditto	ditta	6.53	ditto	
EIJA	•		n		ditto	ditto	4.10	ditto	
راً	Patua	Patna Behar Barh		. 	0.20 (r61	ditto ditto	2·70 3·60	ditto ditto	
		Dinapore	{ Jail Cantonn	nent	0°45 ± 0°20 ± 0°20	ditto ditto ditto	2:74 2:68 2:38	ditto ditto ditto	
l!.	•	Gya Newadah	•••		0.84	ditto	3.26	ditto	
i G	lya«	Arungabad Jehanabad	···		Not 1ec.	ditto	3 11; t/60	ditta ditta	Not rec. 18th to 24th Feb. Not rec. 12th Jan. and 4th to 10th Feb.
!		Arrah	***	!	0.60	ditto	3 87 6 10	ditta 21th Feb.	
Sh	nahabad	Sameram Buxar Bhubooah	••	!	orin Sot rec.	ditto ditto	3.65	data 17th Feb.	
·				"	019	dita	4.20	21th Feb.	: :
М	ufferpore	Mozufferpore Hajcepore Sectamorhee			ot rec.	Nil ditto	2 67 ¹ 2 82 ¹	anto	Not rec. 18th to 21th February, in Date
i The	nellous (Durbhunga			Oros	ditto	3 31	duto dutta	Inito ditto.
1	urbbunga {	Mudhoobunnee Tajpore	· .	1	Nil	ditto ditto	2°74 2'95	ditto	,
Sa	irun {	Chupra Sewan				ditto ditto	3.57 4.87	ditto ditto	
Ch	}	Motiharee Segowlie			6:08	ditto ditto	4.54 ; 4.09	ditto	
1	(Bettish Monghyr	*1-		0.22 No	or rec.	4:06 9	aitro (1stb Feb.)	
Mo	onghyr	Begoeserai Jamoose	**	 •-	0.39	Nol litro litto	231	rd March ditto ditto	
į	ſ	Bhagulpore Soopool	1-	:	0-27 d	iitto	2.2×	ditt	
Bh	agulpore	Muddehpoora Banka			Nil d 040 d	itto itto	2 78 🔠	ditto ditto	
	c c	Sonbursa Parnesh	•	2	Nil d	itto .	2.27	ditto .	
Pur	mesh }	Kissengange Arrareah	•	d	itto 🤄 di	itto	1:33 6	litto litto	
	1 :	Nya Doomka	•••	!		1	j	litto	
Son	tom Lackingowps (Rajmehal Danahua	•••	Not		1	1	htto :	Not rec. 14th to 20th Jan. and 18th to 24th Pebruary.
	11	Deoghur Godda	•••	i	isto † di 0 31 , di	110 3	74 d	itto	Inito ditto.

	Districts.	STATIONS.	Rain from 18th to S4th February 1977.	to 3rd b 1877.	JAI	PROM 19T BUARY 877.	Remarks.
			Teta 100 Pet	Rain from F Feb. to March 1877.	Inches.	Up to date.	
RI	SSA.	*	Inches.	Inches.		1877.	
	ſ	Castanh (Telegraph Office	Nil	Nil	8.00	3rd March	
	i	Hospital	ditto	ditto	1 84	ditto	
_		Jaipore	ditto	ditto	8.02	ditto ditto	
ſ	Cuttack 5	Kendraparah Jugatangpore	ditto ditto	ditto ditto	4·80 1·70	ditto	
ŀ		Jugatanigpore	unto	ditto			
Ľ	Ĺ	False Point	ditto	ditto	6.89	ditto	
H		Pooree	ditto	ditto	8.17	ditto	
1	Pooree {	Khurdsh	ditto	ditto	3.27	ditto	
{		Exa Kner's Office	Not	ditto	8.10	ditto	Not rec. 18th to 24th February
L	! !	Balasore Exc. Kngr.'s Office Collector's Office	Nil	ditto	8.81	ditto	
L		Ilhadrack	0.08	ditto	7.89	ditto	
	Balasore	Jellanoro	Nil	ditto	5.73	ditto	
	i	Sorah	0.90	ditto	8.16	ditto	ł
11	{	Chandbally	Nil	ditto	5.48	ditto	
Ų,	'nttack Tributery Mehals	Sambulpore	ditto	ditto	5.67	ditto	
	CHOTA NAGPORE.			1			
	SOUTH-WESTERN FRONTISE AGENCY.		; ;	i			
1	(Hazaroebagh [Jail	ditto	ditto	4 67	ditto	
	Hazareebagh }	" (Dispensary	dirto	ditto	4.94	ditto	
1	(Pachumba	(r05	ditto	4.39	ditto	
ı	Lohardugga	Ranchee	0 14	ditto	6.81	ditto	
1		Palamow	Nil	ditto	4.02	ditte	
	Singbhoom	Chyebassa	ditto	ditto	5 95	ditto	
-	Manbhoom {	Puruliah	ditto	ditto	8 76	ditto	
1	Manbhoom {	Govindpore	0.13	ditto	5.84	ditto	
4	ASSAM & ADJACENT HILLS.						
	Sylliet	Syihet	Nit	ditto	4.77	ditto	
						1	
1		Seebsauger	0.03	Not rec.	1.83	21th Feb.	
-		Jordinut	Nil 0'02	ditto	1.48	ditto	
1		Deopatue	Nil	ditto	2.35	ditto	
	Soebsaugor	Hattiepootie	021	ditto	1.77	ditto	
	1	Mazengah	0.04	ditto	1.67	ditto	
1	1	Nazeerah Suntock	0.00	ditto	1.79	ditto	
-	1	Churideo	0.03	ditto ditto	2.26	ditto ditto	
		Akyab	Nil	Nil	0.60	3rd March	
ļ					}		
1		Alwar	ditto	ditto	Nii	ditto	1
-1	RAJPOOTANA }	Sambhar	ditto	ditto ditto	0°25	ditto ditto	1
		Jaipur	ditto				

CALCUTTA, The 10th March 1877.

A. Padler,
Offg. Meteorological Reporter to the Govt. of Bengal,

The same of the sa

Meteorological Telegraphic Report for the period 4th to 10th March 1877.

į			Barometer	Barometer	Тиввис	MEIRE.	18	Wins	s.			10 - 41 -
	Date	Hour.	reduced to 32".	teduced to sea- terni.	Dry	Wet.	Hamidery Sat. == 100.	Direction,	Vel. city.	Rain.	Cloude.	Wouther that
_	! !	!]				## #E		1			1
٢	Mar. 4th	! . 10	29 985	80:107	800	67*2	4N	ENE		•••	e	i
1	6th	18 19	50 858 58 215	20 144	743	67 (1	84 70	S W		*** ***	C, C8	
1	l	16	29 7.0	20 8 13	8513	50	46	8 s W	1 1		K)
:	6th	10	29 811 29 811	29 991 29 829	601 i 882 i	78 () 73 ()	78 46	8 - W 8 S W	"	** **	K	
	7th		50,403.	i 30 e13	79 5	71.5	7.	S by W		0.03		•
\ \ \	8ւն	16	29.865	3 *013	50 D 51 A	766 788 (39	N W S by W			K .	1
		16	29 863	71181	. 846	72.5	41	S by W			K	
	Oth	16	29 964	29 - 83 29 8 5	82 0 ¹ 87 0 ¹	77'0 \ 74 B	79 65	SS W			K K	1
1	10th	(ii)	29 0 38	29 957	8315	76.5	71	8 S W				
U		16	29 799	29 817	85°à 	77'8	GD	S by N	1		SK	İ.
?	Mar. tib	10	27.987	29°997 29 865	. 78 ! 80 i	64 75	41 78	W N W S S W	8 1		PK FK	ł. m
	5th	16	29 929	201935	79	75	F2	s w	4.5		PK	1. 11
1	0.1	16	29/970	29.836	81 81	76	71 71	s w	16.1	** *	K K	h, m
\ \ \	CLL	10	29 -63	29 869	. 82	7.5	67	5 8 W	16		, (*	h, m .,
₹.	7th	10	29 987	29/993	, 82 82	76	79 78	s W	98		i K . K	b sem
-	8th	16	30.007	30 (13	81	77	83 i	8 5 W	8.2		PK	1
	pth	18	20'880	59.785	61 82	77 77	72 79	5 S W 5 S W	10.1		KS PK	6
	1 1-21	j 10 j 16	2.1872	29 578	62	77	79	В	117		, Ks	6
1	i 10th I	. 10 16	29/8/5	29/970	82 53	77	79 75	8 5 W S	13·3 16·6	•• ••	P	1,58, 14
Ì	Mar. 4 h	10	20 888	20.8-5	77	6a	53	N E	10		1	! ! •••
i	1	1 6	2#770	20/863	82	70)	RO	WNW	36			/, m
1	āth	10 18	29 894	29 978	7)1 79	68 74	114 7H	Calm W S W	2.4		1	g. m
i	: 6th	- 10	29 921	80:015	77	70	(SE	Culm	10.6	0.20	0,08	. b. •
١	7th	16	59,450	29°913 30 063	76	71 67	68 61	WSW	66		$\langle c, c_3 \rangle$	
₹		. 6	ยหลอย	2950	75	65	60	Е	13.3		! 0	6
	8th	1 16	58 - 453 58 890	30°014 29°015	76 F2	66 68	(30 45	W S W	7.4		1	1. 0
1	. 9t,	10	29 922	30 015	7H	70	66	t'alm	62		!	· •••
	10th	10	29.830	29 923 30 02 .	82 80	67 60	42 41	W S W E N E	2.1		1 111	h. v
l		16	29/802	29.694	R _T	61	ភិម	W	4.9	•••	:	6. •
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	3	16	58.839	29.918	ļ þ.	72	62 53	NNE	11:0			. & . &
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- 1	1	16	29.876	29.195	R#	72		• • •	1 "	** :	******	ł -

. Velocity of wind in miles per hour.

A. Pedler,
Offg. Meleorological Reporter to the
Government of Bengal.

CALCUITA,
The 10th March 1877.

Results of the Meteorological Observations taken at the Surveyor-General's Office, Calcutta, from 1st to 7th March 1877.

		: ‡	Tax	RNONI			1	de de	hamidity.	Wr	FD.				
Meath.	Date.	Mean reduced become	Highest reading.	Lowest reading.	Max. polar radi.	Vesa dry builb	Mean wet bulb.	Computed meda point.	Mean degree of hum	Prevailing direction.	Max. pressure.	Paily relocity.	Kato.	Moon's phases.	Geberal Remarks.
	•	Inches	0	0	0	0	0	0	i		b	Mile.	lu.		
Mar.	lat	30105	#7 ·0	660	138 5	760	01.0	57 1	0'64	WS WAN	•••	97.9			Chiefly clear.
	2nd	29 975	87.0	67.0	140%	76 5	69.2	67.8	.24	WNW&		111.2			Cirri and clear.
i	3rd	30.000	88.0	67'5	142.0	77 7	66.8	69 2	.65	N & S W		1012			Clear and cirri.
J	4th	29 920	80.2	60.0	141 5	77-6	690	61.3	.28	s w		82.8			Clear, cirri and atratom.
	51b	.861	86.2	73.6	144.0	78:3	71.6	66.9	-60	swassw		102.5	•••		Stratoni, _amuli and clear.
	Oth	*88(1	88.8	73·5	141.7	79*2	73:4	69:3	·73	S by W &	1.6	179°ō	Qr· 8	· ,	Overcast and cirri. Lightning from 6½ to 11 P.M. Thunder at 7½, 10 and 11 P.M. Light rain at 8 and 10½ P.M.
	7th	·918	88.0	68.6	142.0	77:9	7018	6 6 ·5	.67	SSE&NW.		204.0		•	Cumuli and clear, Light." ning at midnight. Drizzled 7 and 8 a.m.

The mean barometer, as likewise the dry and wet bulb thermometer, means are derived from the twenty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the lower rain-gauge is 14 feet, and that of the anemometer 70 feet 10 inches above the level of the ground. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to noon.

		e
The extreme variation of temperature during the past seven days	•••	⊖ 22·5
The maximum temperature during the past seven days		88.5
The maximum temperature during the corresponding period of the past year	•••	86.6
The mean humidity during the past seven days		0.62
The mean humidity during the corresponding period of the past year	•••	0.79
		Inches.
The total fall of rain from 1st to 7th by lower rain-gauge	•••	0.03
The total fail of rain from 1st to 7th {by lower rain-gauge by anemometer gauge		0.01
Ditto ditto ditto, average of twenty-three previous years		0.74
Ditto ditto between the 1st January and the 7th March		5.19
Datio ditto ditto, average of twenty-three previous years		2.25

The 10th March 1877.

GOPERNAUTH SEN.
In charge of the Observatory.

PUBLIC WORKS DEPARTMENT, -BENGAL.

GRNERAL ESTABLISHMENT.—No. 92.—The 10th March 1877.

BRAHMAPOOTEA.	alty.			Height over ments	22222222222222222222222222222222222222
Вклима	Gowhalty			Height helos sero of sauge.	######################################
	ethur.	.0:	e, to d	Height over mean	14644666666666666666666666666666666666
OTRUTEER.	Kishnaghur.		-ខានការ១ដី ពាហា។	Height over zero of gauge.	ที่ผลิติดอย่ายการก็การกรบกรรฐติ ออออออออออออออออออออออออออออออออออออ
RIVER BHAOTRUTEER	npore.			Height over mean sea-ierel.	
	Berhampore			Height or r zero of grauge.	\$
-	ndo.	150.	erogmaß men'l stautualt	Height nver man	
	Goalundo.	-100	From Benares	Hoight over yers of gauge.	######################################
	Rampore Baulcah.	.08	-राबाक्षेत्र सारुप्ते रहामात्र	Height over mean sea-jevel.	######################################
	Rampore	- 141	= शनकतावधे व्यवस्थि	Height over 2 re	#3000000000000000000000000000000000000
	Syllebennee.	.48	Prom Monghyr	Height over nean sea-level.	######################################
	Sthe	.188	· · · · · · · · · · · · · · · · · · ·	Height aver zero of gauge.	\$ 5 5 5 2 2 2 2 1 1 2 2 2 2 2 2 2 2 2 2 2
RIVER GANGER.	Mongher.	.011	न्त्रवृष्णात क्रलप	Height over mean sea-level.	
Rivy	ž	-146	Winding Benner	Height Cror n rero of smuce.	######################################
;	Pinapore.	-28	ranuit mory	Heirlig over mean	
•		.221	स्थापनियालया	an nverzerred of gavae	
	Butne.	-86	Prom Benarca	he Weight	
			1	our over row	
•	Benaros.			the Height sero ever mean	
	•	Will	Interesco.	Hright over zero of gauge.	- []
		-	i d	:	

J. E. T. Nicolis, Major. General, n.r., Secy. to the Goet. of Bengal, F. W. Department.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY-MAIN LINE.

Approximate Return of Truffic for week ended 3rd March 1877, on 1,2791 miles open.

		COVCHIR	0 7	RAI	FIC.			Мянсна	W \$1	oren err	M 1 ?	T R R	ar Trai	773	C.				TRAIN	MILER	RUE.
	No. of pickets gern.	Co	net.	tug	e recespts.			Weight		;	R	ece	ipta.	•		Tot Thay Recei	PIC	.	Coach-	Merchan- dise.	Total.
and any any fight rather a problem in the) }	lts.	<u> </u>	P	£	٥,	d.	Mds.	s.	Rs.	Λ.	Ρ.	Ł	۸.	d.	Ru.	A. 1	۲.			
fotal traffic for the work	155,092	2,18,718	10	8	20,049	0	6	12,98,516	30	5,70,733	8	8	40,475	11	6	7,54,430	2	9	45,693}	103,808	148,501
rier inte of		170	14	0	15	13	4	1		i 421	12	o'	39	13	2	533	10	6			
or previous 8 weeks of half-year	1,17 ,885	20,00,771	1	8	114,2:0	0	4	1,01,51,531	20	42,74,150	4	Đ	391,797	2	5	02,83,9 2 1	. 8	5	401,896	788,2713	1,190,168
otal for U	1,332,477	21,28,487	11	11	204,278	U	10	1,14,30,051	ju	14,12,483	15	3	411,272	13	11	70,42,371	11	2	416,590	892,6794	1,338,640
Comparison.	! 1				ļ													:	;		
of deferences pointing week of pre- violation year . for note of railway, cor- railway, cor-	132,107	2,01,065	• O	v	18,431	4	y	10,94,420	10	4,38,609	14	6	40,205	18	1	0,39,677	14	9	44,109	76,661	120,830
work of pro- vious year otal to corre- a possiding	 .	157	7 1	U	14	8	ı			312	: 11	8	31	8	4	499	13	6			
date of pre-	į.	20,07,325	. 8	11	192.254	13	2	93,03,959	0	37.74.921	12	N	348,034	9	11	: 58.72,245		7	432,305	671,184	1,103,489

EAST INDIAN RAILWAY-JUBBULPORE LINE.

Approximate Return of Traffic for week ended 3rd March 1877, on 2233 miles upen.

		Ha.	٨	P.	£ a.	ıl.	Mds. 8.	Rs. A. P.	£ s. d	Its.	A. P.			
Total traffic for the week	8,262	23,530	O	ď	2,157	5	2,21,474 20	62,752 13 0	4,835 13 (76.288	13 d	4.651	12,453	17,108
or per title of radway For previous		108	3	0	9 12	10		235 12 3	21 12 8	340	15 3			
n weeks of half-year	U2,461 \$	2,48.757	0	0	22,802 1	. 0	18,04,395-20	i 5,57,021 2.0	41,893 12 1	7,05,778	2 0	44.70%	122,5121	157,214
Total for 9 weeks	70,7031	2,72,293	0	G	24,960 3	11	20,25,560 0	5,69,773 15 0	46,729 5 €	7,32,066	15 6	49,353}	134,964	184,317
Comparison.														
Coial for corre- a point ing week of pro- vious year For mile of railway, cor- responding	8,629)	24,929	4	3	2,651 1	7 U	1,30,163 0	26,800 2 0	2,456 13 6	8 55,720	6 3	5,305	6,770	12,07
week of pre- vius year otal to corre- sponding	*****	120	4	8	11 1	7 1		110 12 5	10 19 7	249	1 1			
date of pre-	61,403	1,97,605	4	3	18,113 15	4	0.26.917 10	2,06,016 4 0	18,907 6 5	4,04,521	8 3	44,203	51,498	95,60

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 3rd March 1877, on 28 miles open.

	C	OACHIN	G T	R A	FFIC			MERCHAN	PII	SE AND M	lıx	BRAL	TRAFF	C.		Total	. 1	
	Number of passengers.	Ç	,sch	រោះ	freents			Weighte .rried	4		B	eceip	ls.		-	recei		
		Rs.	۸.	P.	£	z,	d.	Mds. S	8.	Rs.	۸.	P.]	£	a.	d.	£	e,	- ط
otal traffic for the week	11,593	1,745	0	0	174	G	0	16,113	0	6371	0	0	53	2	0 :	229	8	•
or per mile of railway	414	GS	0	0		4	0	673	0	19	8	0	1	19	0 ;			
for provious 8 weeks of half-year	84,123	11,657	0	0	1,163	14	0	1,35,416	1	4,511	0	0	454	2	0 ;	1.519	16	(
Total for 9 weeks COMPARISON.	95,718	15,490	•	۰	1,340	۰	0	1,40,529		8,093	0	0	509	4	•	1,860		
Total for corresponding week of previous year fee mile of railway, corresponding week of previous year	11,1114	1,400			149			!		740		ì	7.	•	8	. 293	11	,
Total to corresponding date of	307		6		ı		10	791 6	1	36	7	1	1	12	10	7	18	
			•••	-	1 404	7	: 3	1.68.142 20	,	5.012	2	3	501	4	3	1,766	12	

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for seech ended 3rd March 1877, on 1581 miles open.

· **** *** ******			eme in the table			A125 3	
		COACRIPO TRA	77 1C.	MBRCHAPI	DIST AND MINNEAL	TRAPPIC	Total
	Number of passengers.	Conchina	reception	Weight carried	. Reder	pts	rwelpis.
	1	Ra. A. P.	£ a. d.	Mds. 8	Ra. A. P.	E + d	ELd
Total traffic for the week	43,914)	34,170 4 9	8.132 5 7	2,08,079 35	30,894 R 4	2,N31 19 11	8,984 B G
Or per mile of railway	27H	215 14 10	19 15 11	1,314 35	195 3 7	17 17 10	37 13 P
For previous 8 weeks of half-year	202,508	2,13,529 6 9	19,573 10 7	13,87,485 30	2.91,457 o u	96,735 4 6	46,30H 16 1
Total for 9 weeks	336.4.21	217,099 11 6	22,705 16 2	15.95,565 31	8,27,651 F 10	59,567 4 3	B2,275 0 7
COMPARISON.				i			
Total for corresponding week of previous year Per mile of railway, corresponding	37,961	\$4,672 N S	2,609 19 8	15G 2K4 - 0	27,954 7 4	2,562 9 9	A172 9 5
week of previous year	239	179 14 9	16 9 10	UN7 24	176 10 4	16 3 10	32 13 8
Total to comesponding date of previous year	342,1571	2,49,390 0 2	22,860 14 11	13,87,830 10	2,02,863 & 6	24,094 IN S	40,965 13 2

NALHATI STATE RAILWAY.

Approximate Return of Traffic for week ended 3rd March 1877, on 271 miles open

-				-	-				
1	į	Rs. A.	P.	£ s. d.	Max 8	Re. A. P.	£ .	a d	£ 4. d.
Total traffic for the week	2,282	1,186 0	a	118 12 0	5,525 0	55K 0 0 [[]	83 It	5 40	172 N B
Or per mile of railway	84	43 N	0 .	4 7 0	203 0	20 0 0	2 0	0	6 7 0
For previous 8 weeks of half-year	19,192	9.17≌ 0	o :	017 4 0	65,407 0	4,55M 0 0	455 10	l (I	1,373 b 0
Total for 9 weeks	21,474	10,358 0	U .	1,035 16 0	70,033 0	8,998 0 0	200 1:	1 11	1,545 6 0
Total for corresponding week of	:		,						
previous year Per mile of railway, corresponding	2,067	937 14	1	94 15 0	7,219-20	574 18 O 1	57 9	h	152 5 G
week of previous year Total to corresponding date of pre-	76	34 12	7 ,	S 9 7	264 37	21 1 6	2 2	2	5 II W
Alone Aset.	19,454	9,539 3	ž	953 18 5	1,03,840 20	7.774 5 6	777 F		1,751 7 1
									•



The Calcutta Gazette.

WEDNESDAY, MARCH 21, 1877.

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PART I.

Orders and Notifications by the Lient.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1472A.

General.—The 15th March 1877.—The orders of the 16th February 1877, granting to Mr. L. R. Forbes, Assistant Commissioner, in charge of the Palence Division of the Lohardugga district, privilege leave for one month, are cancelled.

The 17th March 1877.—Baboo Poorna Chunder Gupta, Officiating Sub-Deputy Collector, Rungpore, is allowed leave for one month, under section 3-1, and for another month under section 9, Supplement F of the Civil Leave Code, in extension of the leave granted to him under orders of the 2nd November 1876.

The 18th March 1877.—The Lieutenant-Governor has been pleased to accept the resignation tendered by Dr. D. H. Smith, Principal, Medical College, of his appointment as a member of the Zoological Gardens at Alipore.

The 19th March 1877.—In supersession of the orders of the 14th instant, appointing Mr. F. H. Pellew to act as Magistrate and Collector of Beerbhoom, Mr. T. J. C. Grant, Magistrate and Deputy Collector, Howrah, is appointed to not as Magistrate and Collector of Beerbhoom during the absence, on leave, of Mr. R. D. Rime, or until further orders.

Mr. F. H. Pellew, Magistrate and Collector, Second Grade, is appointed to act as Magistrate and Deputy Collector of Howrah during the absence, on duty, of Mr. T. J. C. Grant, or until further orders.

Both these officers will, until further orders, continue to act as Magistrates and Collectors of the First Grade.

Baboo Rash Behari Naik. Special Sub-Deputy Collector, employed in Khoordah settlement work, is vested with the powers of a Deputy Collector under Regulation IX of 1833.

In supersession of the orders of the 20th December 1876, published in the Calcutta Gazette of the 27th idem, Mr. H. Farrer, Assistant Magistrate and Collector, Cuttack, is allowed leave for twenty-one days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 15th instant, or any subsequent date on which he may avail himself of it.

The 20th March 1877.—Mr. Seyeard Charles Harcourt is appointed to be Sub-Lieutenant of "B" or the Kurseong and Terai Company of the Darjeeling Volunteer Rifle Corps.

Mr. J. C. Veasey, Assistant Settlement Officer. Chittagong, is allowed furlough for one year, under section 12 of the Civil Lenve Code, together with the usual subsidiary leave for a period not exceeding thirty days.

Baboo Uma Churn Bose, Deputy Magistrate and Deputy Collector, is posted to

Moznfferpore.

Mr E. Grey, Judge of Patna, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, from the 4th April 1877, or any subsequent date on which he may avail himself of it.

LEGISLATIVE.—The 20th March 1877.—Mr. W. E. H. Forsyth, Barrister-at-Law, is appointed to act as Assistant Secretary to the Government of Bengal, Legislative Department, during the absence, on leave, of Mr. F. Clarke, or until further orders.

Police.—The 20th March 1877.—The usual subsidiary leave grauted to Mr. E. M. Showers. Officiating District Superintendent of Police, Chittagong Hill Tracts, under the orders of the 2nd January last, will take effect from the 2sth ultimo, instead of from 20th idem, as previously notified.

The Right Hon'ble the Secretary of State for India has been pleased to grant to Mr. C. E. Gouldsbury, Assistant Superintendent of Police, Darjeeling, extension of leave for

six months on medical certificate.

ECCLESIASTICAL.—The 20th March 1877.—The Reverend D. B. Morris. Chaplain of Howrah, is allowed leave for three months, under section 12, Supplement E of the Civil Leave Code, with effect from the 15th April 1877.

REGISTANTION.—The 20th March 1877.—The privilege leave for twenty-one days granted to Bahoo Behari Lal Chundra, Special Sub-Registrar, Furreedpore, under orders of the 18th January last, will take effect from the 12th, instead of from the 5th idem, as previously notified.

EDUCATION.—The 9th March 1877.—Surgeon-Major J. M. Coates, Sanitary Commissioner, Bengal, is appointed to act as Principal, and Professor of Medicine, Medical College, Calcutta, and ex-officio First Physician to the College Hospital, during the absence, on leave, of Dr. D. B. Smith, or until further orders.

The 19th March 1877.—Surgeon-Major J. Jones, Officiating Civil Surgeon, Dacca, is appointed to act as Professor of Ophthalmic Medicine and Surgery, Medical College, Calcutta, during the absence, on leave, of Dr. H. Cayley, or until further orders.

The 20th March 1877 .- The Hon'ble Sir Richard Garth, Kt., Q C., Chief Justice, is

appointed to be I resident of the Bethune School Committee, Calcutta.

The services of Mr. E. Lethbridge, Ma., Principal, Kishnaghur College, are placed at the disposal of the Government of India, in the Department of Revenue, Agriculture, and Commerce, from the 1st April 1877.

OFIUM.—The 16th March 1877.—Mr. E. F. J. Porcelli, Assistant Sub-Deputy Opium Agent, Beuarcs, is allowed leave for six mouths, under section 9, Supplement F of the Civil Leave Code, with effect from the date on which he availed himself of it in anticipation of sanction.

The late Mr. W. Blundell, Sub-Deputy Opium Agent of Tehtah, was absent on privilege leave on the 10th and 11th April 1874.

MEDICAL.—The 18th March 1877.—The following gentlemen are appointed to be members of the Committee for the management of the charitable dispensary at Ajadhya, in the district of Bankoora:—

Baboo Parbarti Churn Banerjee, a respectable resident of the village.

Nobin Chundra Rai, B.A., Head-Master, Higher Class English School.

The 15th March 1877.—Assistant Surgeon Shib Chunder Bose, attached to the dispensary at Hatwa, in Sarun, is appointed to have charge of the sub-division and dispensary at Sewan, in that district.

Assistant Surgeon Romunkrishna Dey, attached to the sub-division and dispensary at Sewan, in Sarun, is appointed to have charge of the dispensary at Hatwa, in that district.

The 19th March 1877.—Assistant Surgeon Bholanath Pal, attached to the dispensary and sub-division at Serajgunge, in Pubna, is appointed to have charge of the dispensary at Doolye, in that district.

Assistant Surgeon Akbar Khan, attached to the dispensary at Doolye, in Pubna, is appointed to have charge of the dispensary and sub-division at Serajgunge, in that district.

Assistant Surgeon Upendro Nath Sen, attached to the dispensary and sub-division at Begoo Serai, in Monghyr, is allowed leave for one month, under the rules in Chapter VII of the Civil Leave Code, with effect from the 23rd instant, or any subsequent date on which he may avail himself of it.

Assistant Surgeon Tarini Churn Dutt, a Supernumerary at the Presidency, is appointed to have temporary charge of the dispensary and sub-division at Begoo Serai, in Monghyr, during the absence, on leave, of Assistant Surgeon Upendro Nath Sen, or until further orders.

The 20th March 1877.—Third Grade Assistant Surgeon Gopal Chunder Dey, in charge of the South Suburban Town Charitable Dispensary at Burisa, in the 24-Pergunnalis, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Second Grade Assistant Surgeon Nund Coomar Mitter, a Supernumerary at the Presidency, is appointed to have charge of the South Suburban Town Charitable Dispensary at Burisa, in the 24-Pergunnahs.

SANITATION.—The 9th March 1877.—Surgeon A. S. Lethbridge, Superintendent, Contral Jail at Bhagulpore, is appointed to act as Sanitary Commissioner, Bengal, during the absence, on duty, of Surgeon-Major J. M. Coates, or until further orders.

MUNICIPAL.—The 8th March 1877.—Baboo Shyama Churn Bandopadhya, Zemindary Naib, is appointed to be a Commissioner of the Municipality of Nulchetty, in the district of Backergunge.

The 18th March 1877.—The Lieutenant-Governor has been pleased to accept the resignation tendered by Dr. D. B. Smith of his appointment as a Municipal Commissioner for Calcutta.

Road Cass.—The 6th March 1877.—Mr. E. S. Moselev. Joint-Magistrate and Deputy Collector, is appointed to be Vice-Chairman of the District Road Cass Committee of Backergunge, vice Mr. J. F. Bradbury, transferred.

The 16th March 1877.—The following gentlemen are appointed to be members of the Road Cess Committee in the Rungpore district, under sections 49 and 51 of Act X (B.C.) of 1871, for the purpose of giving effect to the provisious of the Act:—

The Magistrate and Collector of Rungpore ...

" Senior Covenanted Assistant ...

" Executive Engineer, Provincial ...

" District Superintendent of Police ...

" Civil Surgeon ...

J. I. Babonau, Esq., Deputy Magistrate. Munshi Khurullah Basnya, Zemindar.

Moulvi Abdool Wajed Chowdhari, Zemindar. Baboo Romani Mohon Roy Chowdhari, Zemindar.

,, Nobin Chunder Chowdhari, Zemindar.

" Nil Komol Lahiri, Zemindar.

" Bhoyrub Dhun Doogur, Zemindar's Agent.

,, Rama Nath Neogy, ditto.

,, Mohesh Chunder Sircar, Pleader.
,, Doorga Churn Sen, Mookhtar.

Ram Jadub Sen, ditto.

Munshi Fuzlur Rahman, ditto.

The 19th March 1877.—The Hon'ble Baboo Ram Sunker Sen, Roy Bahadoor, Deputy Magistrate and Deputy Collector, 24-Pergunnaha, is appointed to be Vice-Chairman of the Road Cess Committee of that district.

The following Notification is republished from the Assam Gazette:-

The 8th March 1877.—Privilege leave of absence for three mouths, under section 29. Chapter VII of the Civil Leave Code, is granted to Mr. H. Muspratt, Judge of Sylhet and Cachar, with effect from the 1st March 1877, or from such subsequent date on which he may be relieved of his duties.

R. L. MANGLES,
Offg. Secy. to the Goot. of Bongal.

NOTIFICATION.

The 20th March 1877.—It is hereby notified for general information that the next half-yearly departmental examination of assistants and Deputy Magistrates in the Regulation and Non-Regulation District*, and of officers in the Police and Opium Departments, will begin on Monday, the 7th May 1877.

R. L. Mangaes,

Offg. Secy. to the Govt. of Benyal.

[First Publication.]

NOTIFICATION.

The 20th March 1877.—Under the provisions of Section 11 of the Indian Tariff Act, XVI of 1875, it is hereby notified, for general information, that the excise duty on each gallon, London proof, of country spirits manufactured in the distilleries of the districts noted below shall be leviable at the following rates from the 1st April 1877:—

BEHAR.

			Patna Divi	ision.		
			Rs.			Rs.
Patua			3	Mozufferpore		3
Gya 📥		•••	3	Sarun		3
Shuhabad			3	Chumparun	•••	3
Durbhunga		•••	3			
	•		Bhagulpore D	tivision.		
Monghyr	•••	•••	3	Bhagulpore	•••	3
			Orissa Divi	sion.		•
Cuttack			$\begin{array}{c c} 2 \\ 2 \end{array}$	Balasore		2
Pooree	•••		$\cdots 2$			
				1.7	T Dawn	

H. J. REYNOLDS, Offg. Secy. to the Gort. of Bengal.

(Third Publication.) NOTIFICATION.

The 3rd March 1877.—It is notified for general information that under Section 18 of Act VI of 1871 (the Bengal Civil Courts' Act), the Lieutenant-Governor of Bengal is pleased to sanction the following rearrangement of the moonsifee jurisdictions in the district of Beerbhoom, with effect from the 1st April 1877.

District.	Moonsifees.	Head-quarters of Moonsits.	Thanas.	Boundaries.
Beerbhoom	2. Doobrajpore 3. Bulpore	Soory Soory Doobrajpore Bulpore S Moureswar S	1. Soory 2. Nagore (or Rajnagur). 1. Doobrajpore. 1. Hulpore (formerly Kusbah). 2. Sakoolipore. 1. Moureswar (or Mollisser). 2. Hurws. 3. Labpore.	culta Gazette of 31st January 1877, Part I, pages 144-48).

H. J. REYNOLDS, Offg. Secy. to the Gort. of Bengul.

[Third Publication.]

ROAD CESS NOTIFICATION.

DISTRICT OF BEERBHOOM.

The 5th March 1877.—It is notified, under Section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Beerbhoom have, under Section 74 of the Act, determined to levy the cesses under that Act for the current cess year running from 1st October 1876 to 30th September 1877 at the following rates, being the maximum rates, and the said rates are published accordingly:—

1. Six pies, or two pice, on every rupee of the annual value of lands under Part II of the Act.

II. The following rates on non-agricultural houses and shops estimated to be of the present value of—

											1 28	riy (
											Rss	CA	. P.	
N	ot less than	Rs.	. 100,	but	less	than	Rs.	500			1	0	0	
	"		500,		,	,		1,000			3	0	0	
	,,		1,000,		,	,•		2,000		•••	4	ຸ8	0	
	. , ,,		2,000	and	upw	rards,	Re	. 3 for	every	Ra.	1,00	X)	or part	thereof

of the estimated present value.

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee.

H. J. REYNOLDS, Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 1st March 1877.—Under the notifications dated 11th January and 16th February 1875, published in the Calcutta Gazette of the 13th January and 17th February 1875 respectively, the zillah of Tirhoot was divided into two—one styled Durbhunga zillah, and the other Mozufferpore zillah. The Lieutenant-Governor of Bengal has been pleased to sanction the undermentioned alterations in the boundary between zillahs Durbhunga and Mozufferpore, and to declare that the following shall be the revised boundaries of those zillahs, with effect from the 1st April 1877:—

ZILLAH DURBHUNGA.

The western boundary of this zillah, commencing from the village of Juhangeera on the south, shall pass northward along the following villages, viz Juhangeera, Surscoa, Hurdasspore, Dhurneeputtee, Hurpore, Sydabad, Hetunpore, Chuk Raj, Mirzapore, Gujdhur, &c., Dhumwun Sing or Enactpore Nisf, Tara-Dhumoon. Ushrufpore Soopwul, Bishoonpore, &c., Dhurmpore Bandey, Sydpore Purkhotimpore, Dhurmpore Dakhilee (detached), Kesho Nuraenpore or Nager, Dhurmpore Dakhilee, Kootoobpore or Arahee, Bulbhudurpore, Bunpipra, &c., Hurpore Lawa, Goonace Bustee, Mora Khoord, Chuk Sekundur, Chuk Puhar, &c., Mooradpore Rajwara, Gungapore Rajwara or Kumtowl, Muthrapore or Busdha, Madhopore Dighra, &c., Chuk Fatimah Pygumberpore, Husunpore Knoojoo, Moenoodeenpore Dakhile Bhugwanpore Koonjoo, Doomree Dakhilee lot Buloarch, Mohumoore or Surwargunge, Sireechundpore Kotheea, Dowree Deenarjey, hishoonpore Asa, Butch, Hussunpore Sirsawnan, Sursowna, Mooradpore Pukra, Koubowlee Ram Ramkishenpore, &c., Bishoonporc Bhutona Shahpure, &c., Bykoonth or Munkownd, Shekhopore, Dhowlgawan, Hurpore Poosa, &c., Hurpore Mohunda, Buswarce, Suhorce, &c., Sydnore, &c., Malcenngur, &c., Surdee, Toke-Sumbhooram, Surdee (detached), Kuloonjur, Suluba, &c., Onagwar Dunnee, Moro Jyram, Godhwara (detached), Surae Ihrahioi, Finichpore, Hajecpore, Soopwil, Chik Buluha, Hurpore Mujhra, Uryce, Burbulundurpore, Semree, &c., Misrowlee, Bithowlee, Utter-Beyl Pran, Utter Beyl, Rampoora, Singhwarch, Pygundberpore, &c., Kuthureea. Munkowlee, Pipra Nisf, Sadhopore, Sunchpore (detached), Shuokurpore, Ramputtee, Rujwan, Sanehpore (detached), Rujwan (again), Sanehpore, Bedowlee, Chuk Kulwara, Malikpore, Khujooa, Badhee Deeh, Bahwulpore or Doghura, Kutrowl, Buhwulpore or Doghura (again), Radhee Deeh (detached), Busuntporc, Rowndha, Munam Den, Hurowlee. Nenamkhedoo, Pudree Khoord, Chundownan Khoord, Ghoghurha Dukhiice, Suhusporc Dukhilee, Jogceadeh, Mukeca, Bishoonpore, &c., Burye, &c., Manpore or Madhopore, Bishoonpore, Pukree, Turya, Piroklur, Burhownan, Basdeopore, Pirokhar (again), Putar, Undowlee, Kurahooan, Sohrowlee, Putee Ukuha, Byrwa-Uslee, Owraputtee, Basookee Beharee or Hunoomannuggur, Basookee Beharee Nizamut, Kujra Goozashtee, and Pursa (newly-settled) of Basookee Beharce. Whence-

The northern boundary shall pass along the following villages, viz. Pursa (newly-settled) of Basookee Beharce, Basookee Beharce Nizamut, Mudhwapore, Rampore or Hurcehorpore, Rampore, and Basookee Beharce Nizamut (agaio); then along the northern limit of pergannah Nowton to the village of Wakey Ruqbeh-Kumtoul; then the boundary shall remain unaltered.

The castern and southern boundaries shall also remain unaltered.

ZILLAH MOZUFFERPORE.

The eastern boundary of this zillah shall be conterminous with the western boundary of zillah Durhhunga as above described from the village of Roopus, &c., on the south, to that of Bhumhooa, on the north. Theuce—

The northern, western, and southern boundaries shall remain unaltered.

Note.—In the above description all villages named as situated on the boundaries are included in the huntr of the zillah to which reference is being made.

The villages mentioned in the enclosed lists B, D, and E, are transferred from zillah Mozufferpore to zillah Durbhunga. The villages mentioned in the enclosed lists G, I, and J, are transferred from zillah Durbhunga to zillah Mozufferpore.

B.-List of Villages transferred from Thana Jaley, Zillah Mozufferpore, to Thana Baneeputtee, Zillah Durbhunga.

	. Na	mes of Village	٠.		Thakbust number.	Pergunna
_		·	- •			
ı	Bishoonpore, &c. (2	2 pieces)			8	¹ Tajpore.
	Bissey Ladoogawan	` ´	. •]	12	Ditto.
	Bughas		•••		19	Ditto.
	Bulmindwa			••• f	21	Ditta.
5	Buryee, &c.	•••			7	Ditto.
	Buseytha (2 pieces)		•••	***	28	Ditto.
,	Chandporeputtee	•••	•••	1	4	Ditto.
•	Ditto				3	Ditto
	T	pieces)			1	Ditto.

B.—List of Villages transferred from Thana Jaley, Zillah Mozufferpore, to Thana Baneeputtee, Zillah Durbhunga—(Continued).

io.	Name	of Villages			Thakbust number.	Pergunnah.
10	Chandpereputtee Usl		es)		2	Tajpore.
İ	Chholkura (2 pieces)			(11	Ditto.
į	Dhunookee	•••	•••		5	Ditto.
1	Ludoogawan	•••			13	Ditto.
1	Manpore Oorf Madh	opore			6	Ditto.
15	Mohyoodeenpore (2)	pieces)			14	Ditto.
ļ	Motruffudee	•••			25	Ditto.
1	Mukea	•••	•••		9	Ditto.
,	Rampore	•••	***		18	Ditto.
	Rancepore	***	•••		22	Ditto.
20	Sadikpore	•••			15	Ditto.
i	Shahpore	•••	•••		17	Ditto.
l	Sibinuger	•••	•••		20	Ditto.
	Sonkursa	•••			16	Ditto.
	Ugroputtee	•••	•••		10	Ditto.
25	Uz Ruqbeh Buseyth		•••	• • •	24	Ditto.
	Arazee Ruqbeh Sahu	ır	•••		9	Nowtun.
	Arazer Sohrowiee		•••	•••	23	Ditto.
	Basdeopore	•••		•••	31	Ditto.
-	Bishooupore		•••	•••	35	Ditto.
30	Bungra	•••	•••	•••	40	Ditto.
1	Burhownan	•••	••	•••	32	Ditto.
1	Byrwa Uslee	•••	•••	•	19	Ditto.
	Deoree	••	•••	•••	47	Ditto.
	Dhunowj	•••	•••	•••	48	Ditto.
35	Dihoolee Behwar, &c	: .	•••	•••	21	Ditto.
	Domra				46	Ditto.
	Gungowr		•••		7	Ditto.
X	Kumtowl Nizamut	•••	•••		6	Ditto.
	Kuruhooan	•••	•••		24	Ditto.
40	Loam	•••		•	42	Ditto.
1	Lorika		•••	•••	49	Ditto.
	Mecrpore	•••	• • •		3	Ditto.
	Mookhceaputtce		•••	•••	59	Ditto.
i	Mugruhta	•••	•••	•••	4	Ditto. 🦈
45	Muhooa		•••	•••	43	Ditto.
1	Muntec		•••	}	37	Ditto.
4	Ootra	•••			41	Ditto.
	Owarce (2 pieces)	•••	•••	•••	25	Ditto.
!	Owarne	•••	•••	••• !	26	Ditto.
50 -	Owraputtee	•••		}	17	Ditto.
	Pirokhur, &c.		•••	}	29	Ditto.
:	Pokhrownec	• • •	•	•	38	Ditto.
	Pukree	•••	•••	•••	34	Ditto.
	Pukursham, &c.		•••]	36	Ditto.
55	Putar	•••	•	••• '	28	Ditto.
	Puttee Ukuha	•••	• • •	••• ;	20	Ditto.
	Reyam	••	• •	••• 1	5	Ditto.
	Rutowlee			•••	39	, 21100.
	Sahur Uslee, &c.	***	•••	•••	8	Ditto.
50 j	Shoojautpore	•••		••• ;	30	Ditto.
1	Sohrowlee		•••	••• [22	Ditto.
	Suleympore and Bok	uha, &c.	•••	ړ ٠٠٠٠	44	Ditto.
- 1	Turva	• •	•••	••• :	33	Ditto.
	Undowlee	• •	•••	•••	27	Ditto.
15	Uz Ruqbeh Byrwa .	-	•••	••• :	18	
	Ditto Kumtow		•••	•••	1 45	Ditto.
	Ditto Pokhrow		•••	•••	45 10	
	Ditto Sahur B			••• 1		Ditto.
.,	Wakey Ruqbeh Kun		•••		12	
70	Mudhwapore	ianmus	•••	••	11	Busotura.
1	Basookee Beharee N			1	16	Jureyl. @
			mannuggur		15	Ditto.
	Doorgaputtee	•••	•••	}		Ditto.
	Kujra Goozashtee			1	57	Ditto.

B.—List of Fillages transferred from Thana Jaley, Zillah Mozufferpore, to Thana Baneeputtee, Zillah Durbhunga—(Concluded).

No.	Names of Villages.		Thakbust. number.	Pergunnah.
75	Rampore	. !	14	Jureyl.
77	Rampore corf Hursehurpore Pursa (newly settled) of Basookee Beharee	:	13 58	Ditto. Ditto.

Note.—In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey establishments, and as shown on their maps and records.

D.—List of Villages transferred from Thana Jaley, Zillah Mozufferpore, to Thana Durbhunga, Zillah Durbhunga.

	Names of Village	os .		Thakbust number.	Pergannal
Bhowunputtee				10	Bhurwarch.
Bughwul	•••	•••	• • • •	34	Ditto.
Buhwulpore oorf		•••	•••	8	Ditto.
Busuntpore	•	•••	••• [7	Ditto.
Chuk Titevla (2	niegos)	•••	•••	43	Ditto.
Chundownan Kh	hiecesi	•••	•••	աթյ 1	Ditto.
Chunderdeeha		•••	***	9	Ditto.
1	•••	•••	••• {		
Decglioputtee	•••	•••	***	35	Ditto.
Deora	 :las (9 missas	٠.,	•••	19	Ditto.
Ghoghurha Dakh	mee (z piecei		•••	14	Ditto.
Goodree		•••		17	Ditto.
Gopceputtee (2 pi	•	•••	••••	32	Ditto.
Hurowlee	•••	•••		4	Ditto.
Khujoorwara	•••	•••	•••	37	Ditto.
Kumtowl (2 piece	•	•••		4 5	Ditto.
Kurdhowlee	•••	•••	••••	26	Ditto.
Kutrowl	•••	•••	•••	40	Ditto.
Mooreytha		•••	•••	33	Ditto.
Muhoolee Uslee	Dakhilee	•••		36	Ditto.
Mujhowra	· _···	•••	•••	24	Ditto.
Mulik Minhaee U	z Ruqbeh P	ownee	• • •	22	Ditto.
Musa (2 pieces)		•••		23	Ditto.
Nugurdeeh	•••	•••		38	Ditto.
Pownee	•••		[20	Dicto.
Radhee Dech	•••	•••		41	Ditto.
Rowndha	• • •	•••		6	Ditto.
Rujwun		•••	•••	27	Ditto.
Rujwun Uslee and	d Dakhilee	•••		29	Ditto.
Rumwul, &c.	•••	•••		31	Ditto.
Sisownee of Rujw	un	•••		28	Ditto.
Suhuspore Dakhil		•••		13	Ditto.
Turceance		•••		30	Ditto.
Uz Rugbeh Chuk	Milikee	•••		44	Ditto.
Uz Ruqbeh Radhe		Milik		39	Ditto.
Uz Ruqbeh Talo					
Peik Toleh	•••			42	Ditto.
Jaley Mohumedpo		•••		11	Nanpore.
Bundhowlee		•••		18	Ditto.
Nowabad oorf Nu	wada	• • •		15	Ditto
Jogecadeh			1	16	Ditto.
Kerwan	•••	***		25	Tirsuth.
Pukowlee and Ku	malnore	•••		12	Ditto.
Nenam ·Khedoo .	•	•••		3	Ditto.
Munam Deo	•••	•••	1	5	Ditto.
Pudree Shoord, &	•	•••		2	Ditto.
Sudurabad		• •	1	21	
own mining	•••	•••	•••	41	Bureyl.

Note.—In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey establishments, and as shown on their maps and records.

E.—List of Villages transferred from Thana Kutreh, Zillah Mozufferpore, to Thana Durbhunga, Zillah Durbhunga.

Ŋ.	Name	e of Villa	yes.		Thakbust number.	Perguuna	1.
1	Semree Gopal	***	•••	•••	32	Kusmeh.	-
•	Doomerwa				33	Ditto.	
	Bulha Jynuraen, &c.		•••		34	Ditto.	
	Gowracen		•••		31	Ditto.	
5	Mirzanugur Mohumu	dabad, &	kc	•••	35	Ditto.	
-	Madhrapore	•••	•••		36	Ditto.	
	Mohanpore				87	Ditto.	
	Madhopore Bhooal, 8	cc.		•••	3 0	Ditto.	
	Bukbtecarpore, &c.		•••		27	Ditto.	
U	Hajecpore Rajah and		underputtee -		28 & 29	Ditto.	
	Luchmeerampore, &c.		•		38	Ditto.	
	14	•••			26	Ditto.	
	Sydpore	•••	•••		25	Ditto.	.
	Suhorce		•		2+	Ditto.	
5	Buswaree	•••	•••		21	Ditto.	

Note.—In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey establishments, and as shown on their maps and records.

G —List of Villages transferred from Thana Tajpore, Zillah Durbhungu, to Thana Mozufferpore, Zillah Mozufferpore.

Nar	nes of Village	PS.	:	Thak bust number.	l'ergunnah
Myhsee	• •		!	1.1	Sureysa.
Busuntpore Ghows,			•••	13	Ditto.
Ruheempore Jeewu			1	12	Ditto.
Ghuncepore Bejha			•••		
			•••	70	
Chaudpore Chiknov	 rta	•••	•••	71	
Surmustpore		•••	•••		
Sherajahad	•••	•••			
	or Allos	Suran	•••		
Surae Noor Hussur Muudyee Khoord (nowly anti	ourae mili			•
Bajee or Muthraput	ten fro	uuj			
Muchhtee	utoe, acc.			_	Ditto.
Muchhtee Shoojawalpore	•••	•	••• ;	_	
Supuha Bhcreea		•••	•	_	
Russiatione Thiktak			•••	4	Ditto.
Busuntpore Jhiktal Bishoonpare Suhus	es Bushin	····	••-	3	
Disnoonpure Sumus	or oughin	igree, &c.	•••		
Semra	 Ludana	•••	•••	64	
Senree and Chuk C			•• •	65	
Dhowree Boozoorg Dhowree Iskak and	Divi	***	• • •	66	
Tinowice Iskuk and	Dhowree	Khoord	•••	108	Ditto.
Ananpore Pearcy	N7 1		!	127	
Khanpore Pearcy Puharpore Chupra I Chuk Abdoollah Us	Nuna Rugbah	Dubannone I	Sueal.	126	Ditto.
CHARLE TRINGONTONIA OF		T WHICH PORC A	utcii-	123	Ditto.
pore, &c. (detache	n biece.	•			Ditto.
Buhrampure Doobha Boozoorg	•••	• • •	••• !	105	
Descountes	•••	••		107	
Parooputtee			• ;	106	Ditto.
Rajapore Popree	•••	•••	. !	67	Ditto.
		•••	i	69	,
Sadoollahpore Bhuc			- 1	60	Ditto.
Khemaeeputtee Chupra Furced	•••	•••	••• į	~0	Ditto.
		•••	••• ,	_	
Misrowlees	 L	m		/4	Ditto.
Chuk Jadoo Rame	nunaurpor	e lenga k	,пеоо1.	110	Dist
pore Tenda (detac	enea piece)	•••	•••	112	Ditto.
Raepore Mudsoodunpore Mudsoodunpore or	•••	•••	•••	104	
Aludsoodunpore		• •	•• !	101	
Mudsoodunpore or	Chuk Owl	ces	•	108	¹ Ditto.

G.—List of Villages transferred from Thana Tajpare, Zillah Durbhunga, to Thana Mozufferpore, Zillah Mozufferpore—(Continued).

Names of Vill	Names of Villages,		Names of Villages, Thatbust number,		Thakbust number.	Pergunnah.
Arazee Shewotur or Mudsoo	dunpore Nizas	nut	100	Sureysa!		
Arazee Fukeerana or Mohui	apore Moonda		99	Ditto.		
Uz Ruqbeh Manpore or Chu	ık Huzrut	•••	102	Ditto.		
O Mohnnpore Moonda	•••		98			
Chuk Ghuraeb or Chuk Ujm		•••	75	, Ditto.		
Chuk Robey Muneearce, &c		•••	76	i Ditto.		
Malpore Ugreyl	•••	•••	96			
Hurlochunpore Moonda	•••		97	Ditto.		
5 Rampore Bukhree	•••		92			
Bishoonpore Bukhree	•••	•••	93	Ditto.		
Busuntpore Bukhree	•••	•••	94	: Ditto.		
Jumnapore	•••	!	85	: Ditto.		
Bulooa	•••	3	84	Ditto.		
O Bikoopore			83	Ditto.		
Ubdalpore and Benee and R	ynce	•••	82	i Ditto.		
Shembhoonathpore Dholee	• • •	:	81	Ditto.		
Sadikpore Murwul and Juha		;	79	Ditto.		
Rusoolnugur Manikpore or	Utuha, &c.	į	77			
5 Dwarkapore			95	Ditto.		
Gopalpore Murwul, &c.	• • •		80	Ditto.		
7 Hursinghpore Lowtun, &c.	•••	•••	78	Ditto.		

Note.—In the above list the names given are those of the villages as demarkated and surveyed by the revenue survey establishments, and as shown on their maps and records.

I.—List of Villages transferred from Thana Tajpore, Zillah Durbhunga, to Thana Mowhweh, Zillah Mozusferpore.

No.	Names of Villages.		Thakbant pumber.	Pergunnal
1	Bela Boozoorg (2 pieces)	1	110	Surcysa.
	Bela Sudhun	•••	109	Ditto.
	Chuk Abdoollah, &c. (detached piece)		123	Ditto.
	Chuk Jadoo, &c	•••	112	Ditto.
5	Buhadoorpore Chuk Nowta		122	Ditto.
	Surae Hussun	1	111	Ditto.
	Kawadech, &c		124	Ditto.
	Ugreyl Khoord, &c		62	Ditto.
	Hooseynpore		113	Ditto.
10	Ukhteearpore Doghura		118	Ditto.
-	Degha Futuhpore, &c		119	Ditto.
	Buhaoodeenpore, &c		121	Ditto.
	Rusoolpore Kawa		144	Ditto.
	Bishoonpore Kawa		125	Ditto.
15	Chuk Shureefeh		120	Ditto.
	Bishoonpore Jynuraen (3 pieces)	(63	Ditto.
	Ukhteearpore Doghura, &c	• • •	116	Ditto.
	Chuk Fatima Abdool Ruheem		117	Ditto.
	Aleenugur and Luhoodin Khoord		148	Ditto.
20		•••	150	Ditto.
	Bulgaon and Chandpore Boozoorg, &c.	i	52	Ditto.
	Khoajeypore Bustee	[152	Ditto.
	Ghunneepore and Bhanpore		114	Ditto-
	Chuk Abdool Kadir		147	Ditto.
25	Chuk Abdool Islam		51	Ditto.
	Bhugwanpore	1	50	Ditto.
	Dilawurpore or Malpore		155	Ditto.
	Buhooara Chuk Beogan Deanutpore, &	с	154	Ditto.
	Chuk Pipurpantee		153	Ditto.
30	Kishoonwar Fukeer, &c		149	Ditto.
	Arazee Balnathpore Gorheea	}	151	Ditto.
,	Bhurtheepore		115	Ditto.

I.—List of Villages transferred from Thana Tajpore, Zillah Durbhunga, to Thana Mowhweh, Zillah Mozufferpore—(Continued).

Vo.	Names of	f Villages.			Thakbust number.	Pergunnah.
	Emadpore and Sooltanp	ore Khuic	oree, &c.		49	Sureysa.
	Bazcedpore Koosahee (2	pieces)	•••		158	Ditto.
35	Meerpore		•••		156	Ditto.
	Bazeedpore Kurtar (3 p		•••	{	373	Ditto.
	Moortazapore or Dooms	ree	•••	•••	876	Ditto.
	Noorpore or Bhugwanp	ore	•••	•••	377	Ditto.
	Lohanceputtee	•	•••		387	Ditto.
40	Bhugwanpore Koonjoo		• • •		888	Ditto.
	Bishoonpore Koonjo (2	pieces)		•••	391	Ditto.
	Pokhurha Rusoolpore	•	•••		389	Ditto.
	Determore	-	•••	•••	47 44	Ditto.
45	Tillahdadaaaa			• • •	43	Ditto.
•••	Uduho		•••		54	Ditto.
	Bhoosahee		•••		56	Ditto.
	Bela Adam, &c		•••	•	59	Ditto.
	Chuk Nooroodeen		•••	•	159	Ditto.
50	Chuk Byreesal			•••	157	Ditto.
	Rughopore Oosurha, &c				375	Ditto.
	Uswan	•	•••	•••	374	Ditto.
	Beer Nowrung		•••		372	Ditto.
	Nugur Decha or Doohu	Wa	•••	•••	371	Ditto.
55	Buka Deeh		•••	•••	379	Ditto
	Chuk Abdool Rusool or	Rusoolal	bad	•••	390	Ditto.
	Puharpore		• • •	•••	57	Ditto.
	Peareypore		•••	•••	55	Ditto.
60	Gobindpore Bela, &c Chuk Khoodejey		•••	•••	60	Ditto.
w	Time to the same of the same o		•••	•••	58 160	Ditto.
	Sooltanpore Chuk Hure		ieces)	•••	48	Ditto.
	Ubabukurpore Kooahee	&c	icces)	•••	46	Ditto.
	Rughoonathpore Nursu		•••		42	Ditto.
65	Bheelumpore Kooahee	MAR	•••	1	45	Ditto.
	Jytpore (2 pieces)	•	***	•••	53	Ditto.
	Shookrowlee Boochowle		•••		366	Ditto.
	Burdeeha and Toorkee		•••		164	Ditto.
	Dhunkole	•			163	Ditto.
70	Roopunputtee		•••		18	Ditto.
	Hussunpore Mujhwalee	a or Ahm	udpore		20	Ditto.
	Raepore Rampore Seku	nder, &c.	•••	•••	161	Ditto.
	Sydpore Doomra		•••	•••	38	Ditto.
75	Rughoonathpore Nursu		•••	•••	41	Ditto.
<i>i</i> i)	Gungapore or Mookoon Pranpore, &c.	upore	•••	•••	. 89	Ditto.
	Uzeezpore Chandee	•	•••	•••	36 3 367	Ditto.
	Bishoonpore Kutesur		•••	• • •	17	Ditto.
	Hurlochunpore Sookee,		•••	- 1	22	Ditto.
80	Chuk Fizil oorf Milkee		•••	•••	162	Ditto.
	Mundyee Dech		•••		165	Ditto.
	Bazeedpore Gunjoo		•••		378	Ditto.
	Sydporepoora		•••	• • •	870	Ditto.
	Chukeea		•••		364	Ditto.
85	Kewyce	•	•••		865	Ditto.
	Neelo, &c		•••	•••	361	Ditto.
	Dubhycha (2 pieces)	•	***	•••	860	Ditto.
	Bijeyeepoora		•••	. •••	16	Ditto.
90	Tal Buryla				350	,
<i>3</i> (/	Market	u (z piece		•••	854 251	Ditto.
	Timenoute (1) mineral	•			351 257	Ditto.
	Moostufapore Myhsee,	Bro	•••	•••	857 15	Ditto.
	Mahamadana Sala	wi.	•••	••• ;	21	Ditto.
	MOURIMENTAL SOURCE					
95	Mohumedpore Sookee Chuk Ibraheem	•	•••		84	Ditto.

I.—List of Villages transferred from Thans Tajpore, Zillah Durbhunga, to Thans Mowhweh, Zillah Mozufferpore—(Continued).

Name	of Villages.			Thakbast number.	Pergunnah.
Chuk Gungaram, &c.	•••	•••		27	Sureysa.
Umthawan (2 pieces)		:	•••	849	Ditto.
Pindrowta Khoord Ni		•••	•••	362	Ditto.
Sydpore Deeh (3 piec	es)	•••	***	359	Ditto.
Gobindpore Debee or	Kanda			167	Ditto.
Suleympore Sulukhne	e			166	Ditto.
Mansinghpore Bijhrov		• • •		194	Ditto.
Gungapore Luchmee		•••	•••	858	Ditto.
Manpooraputtee Chow		•••		852	
Bishoonpore Gobindp	ore (3 piec	es)	;	855	Ditto.
Chowputa	, '	•••	••• ;	180	Ditto.
Soobhkurpore Bhugov		•••	[- 1 1	Ditto.
Pudmowl Chuk Nuseer	•••	•••	•••	356	Ditto.
Bishoonpore Teknares	 Bro	•••	•••	40 34	Ditto.
Dehkoorwa		•••	***	19	Ditto.
Naree Khoord	•••	•••	• • • •	182	Ditto.
Bishoonpore Jusburhs	••• \	•••	•••	191	Ditto.
Khemkurnpore		•••	1	192	Ditto.
Siswun	•••		•••	193	Ditto.
Mudunsingpore or Pi				209	Ditto.
Chuk Ujaeb or Ragho		[195	Ditto.
Mooradabad		•••		196	Ditto.
Bhuthaee		•••		197	Ditto.
Chuk Ecsa	•••	•••		199	Ditto.
Bishoonpore Bedwnle		•••	••• }	201	Ditto.
Balgobindpore or Reh		•••		202	Ditto.
Shahjuhanpore Nuwa		•••		207	Ditto.
Rampore	•••	•••	• • • •	26	Ditto.
Jugdeespore Dewaree		•••		176	Ditto.
Johangeerpore Sulukl		•••	}	168	Ditto.
Chuk Asees or Chuk	Kazim		•••	169	Ditto.
Hurpore Bulooa	•••	•••	•••	170	Ditto.
Chuke Abdoolwaheb	•••	••	•••	172	Ditto.
Jugdeespore	•••	•••	•••	171	Ditto.
Ruswaree	•••	•••	•••	358	Ditto.
	•••	•••	•••	25	Ditto.
Chuk Syd (3 pieces)	•••	•••	•••	28	Ditto.
Bunchur Murooce	•••	•••	•••	864 560	Ditto.
Doolwoor	•••	•••	•••	208	Ditto.
	•••		••	561	Ditto.
Theyman Moostufapore Sohnrth	···		•••	566	Ditto.
Gobindpore Dakhilee		•••	•••	342	Ditto.
0 1 D1	•••	•••		343	Ditto.
Muhsownd or Khas M		•••		344	Ditto.
Baseedpore Bochowle		•••		348	Ditto.
Chuk Fureed		•••		340	Ditto.
01 11 -	• • •	•••		36	Ditto.
Semurwara and Door		•••		35	Ditto.
Chnk Bhereeapakur o	r Mulkee			181	Ditto.
Lukhmeenarenpore or	· Luchmee	pore		177	Ditto.
Modhey Chitur and M	I uhmoodal	oad (2 pi		29	Ditto.
Modhey Boozoorg (2		•••		31	Ditto.
Modhey Deeh	•••	•••		32	Ditto.
Khizurpore Jusburha	•••	•••		190	Ditto.
Misropleea	•••	•••	•…	187	Ditto.
Puttee Noor	•••	•••		198	Ditto.
Chuk Ladhoo	•••	•••	•••	200	Ditto.
Ruscolpore Purkhotin	a, &c.	•••		203	Ditto.
Hoospacepore, &c.		•••		178	Ditto.
Shah Mohumedpore (z pieces)	•••		178	Ditto.
Bishoonpere	***	•••		80	Ditto.
Pore				174	Ditto.

I.—List of Villages transferred from Thana Tajpore, Zillah Durbhunga, to Thana Mowhweh, Zillah Mosufferpore—(Concluded).

Names of V	'illages.		Thakbust number.	Pergunnah
		1	100	9
Shumapoora	•••	••• }	183	Sureysa.
Rampore Chuk Lala	•••	••• ;	205	Ditto.
Chuk Buhdin	•••	•••	206	Ditto.
Mokoondpore Dunealpore	•••	•••	210	Ditto.
Gobindpore		•••	175	Ditto.
Chuk Wakey Khizurpore	Jusburha	•••	189	Ditto.
Hurlochunpore (2 pieces)	•••	•••	188	Ditto.
Mora Boozoorg	•••	•••	. 563	Ditto.
Moortuzapore Mokoond	•••	•••	336	Ditto.
Kupsura	•••		562	Ditto.
Muhpoora	•••		337	Ditto.
Judoonundunpore	• • • • •		338	Ditto.
Ghowspore Deegha (2 piec	ces)		341	Ditto.
Chandsurae, &c	•••		346	Ditto.
Beesooputtee	•••		345	Ditto.
Madhopore			332	Ditto.
Chuk Khoojey			184	Ditto.
Lukhmeepore (2 pieces)	•••		33	Ditto.
Adilnugur or Adilpore, &c.			186	Ditto.
Chuk Oomur	•••		185	Ditto.
Heerpore	***		211	Ditto.
Urneea	•••		213	Ditto.
Chuk Munga	•••		339	Ditto.
Chuk Suhawulee	•••		334	Ditto.
Chuk Nooroodeen	•••		335	Ditto.
Chuk Yeseen	•••		333	Ditto.
Pipra Noor or Surya	•••		212	Ditto.
Jugdeespore Suhus	•••		300	Ditto.
Boochowlee, &c	•••		347	Ditto.
Huzrut Junduha (2 pieces)			214	Ditto.
Pooradh	•••		331	Ditto.
Mundyce Deeh, &c			301	Ditto.
Hurpurshad Bishoonpore	Khem	•••	339	Ditto.
Bishoonpore Chuk Fatima	or Khurngnore	•••	299	Ditto.
Chuk Ibraheem	~•	•••	37	
Chuk Fureedabad	•••		204	Ditto.
Mchunwara (detached pice	···	••• }		Ditto.
Michigana and designed bicc	e)	••• أ	215	Ditto.

Note.—In the above lut the names given are those of the vidages as demarcated and surveyed by the revenue survey establishments, and as shewn on their maps and records.

J.—List of Villages transferred from Thana Tajpore, Zillah Durbhunga. to Thana Hajeepore, Zillah Mozusferpore.

N:	mes of Villag	₩.	Thakbust number.	Pergebaab.
Sungrampore Kurnowtee Roopseypore Shekhpoora Roopnursenpore Lodeepore Lodeepore Mullik Chuk Mohyoodeen, Mokoondpore, &c.	&c.		221 220 219 228 222 217 218 216 226	Sureysa. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto.

J .- List of Villages transferred from Thana Tajpore, Zillah Durbhunga, to Thana Hajeepore, Zillah Mozufferpore-(Continued).

).	Name	s of Village	M.	,	Thakbusi number.	Pergunust
10	Hurgobindpore		•••	,	224	Sureya.
-	Surmustpore	• •	• •	*** ;	250	Ditto.
	Semra Chuk Fatims		•••		259	Ditto.
	Panapore Surmustpor	e, &c.			225	Ditto.
	Dhudhpoora		•••		228	Ditto.
là	Manikputtee			•••	229	Ditta.
	Bhurnhooawagoozash	ee	•••	;	231	Ditto.
	Basdeopore		•••	}	254	Ditto.
	Baseedpore Chuk Oos	man	• • •	:	260	Ditto.
1	Mehuuwara		•••	,	215	Ditto.
0	Ja00j	• • •			227	Ditto.
	Bishoonpore Kosee				232	Ditto.
_	Lodeepore Thugwara			•. •	257	Ditto.
•	Thugwara and Rampo	re Thug	wara, &c.		256	Ditto.
24					255	Ditto

Note .- In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey establishments, and as shown on their maps and records

H. J. REYNOLDS.

Offg. Secy. to the Govt. of Brugai.

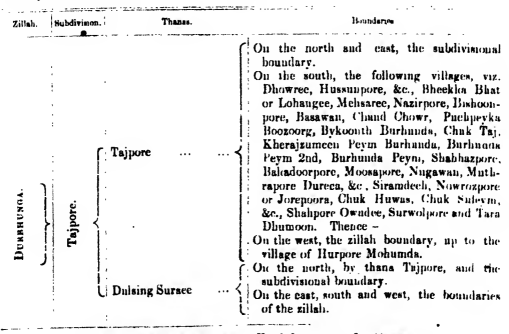
NOTIFICATION.

The 1st March 1877.—The Lieutenant-Governor of Bengal has been pleased to sanction the undermentioned changes in the thana boundaries, &c .. in zillahs Durbhunga and Mozufferpore, and to declare that, with effect from the 1st of April 1877, the following shall be the revised boundaries of subdivisions and thanas, in modification of the boundaries defined in the notification dated 10th June 1865, and published in the Calcutta Gazette of the 14th idem.

ZILLAH DURBHUNGA.

Subdivision Tajpore, Head-Quarters at Tajpore.

The northern and north-eastern boundary of this subdivision shall be generally the little Gunduk river, from the village of Hurpore Mohumda to that of Muhevthee. whence the eastern, southern, and western boundaries shall accord with those of the ziliah, to the village of Hurpore Mohumda.



Sudder Subdivision Durbhunga, Head-Quarters at Durbhunga.

The eastern boundary shall accord with that of the zillah.

The southern boundary shall be conterminous with that of the zillah, and with the northeastern and uorthern boundary of subdivision Tajpore.

The western and north-western boundary shall agree with that of the zillah from the

village of Buswaree to that of Jogeeadeh. Thence—
The northern boundary shall pass along the following villages, viz. Jogeeadeh, Nowabad or Nuwada. Jaley Mohumudpore Ghazce, Goodree, Melik Minhaec-Uzruqbeh Pownee. Musa, Kerwan, Kurdhowlee, Turceanee, Rujwan Uslee and Dakhilee, Rujwan, Rumwul, &c., Kumtowl (detached), Gopeeputtee, Kumtowl, Radhee Deeh (detached), Uhyaree, Mudeh-pore, Tektar, Bazeedpore, Tektar (detached), Mirzapore, Bazeedpore, Sydpore Juteeahee,

A.—List of Villages transferred from Thana Khujowlee to Thana Baneeputtee, in Zillah Durbhunga

	and the second s		a a a a a a a graph communication of the same of the s	
Nυ	Namus of Vallages.	; ;	Thakbost number.	Pergunnah.
-				
1	Bhudour	••• ;	1 1	
	Cosrahee and Deodha		2	
	Garha, &c		7	
5	Mehnathpore, &c		12	
•	Khowan, &c		15	
	Kumlaputputee	•••	16	
	Hurlakhee Dakhilee Puttee Nuhurneea	••• }	18 1 21 1	
10	Kuscra		22	
	Muhadeoputtee		23	
	Oongaon Doobeyputtee	•••	24	
	Suthgaon, &c	• • • •	26	
15	Piprown	•••	27	
10	Betapursa Dakhilee		29	
	Kowaha Burahee .	•••	31	
	Hissar		32	
00	Bornhur	•••	87	r
20	Sonuhce Uslee Sumohulee		88 90	
	Bungra, &c		89	
	Jerowl	}	86	
	Khurhur Uslee		81	
25	Buheyra Jhiktee		33	
	Jhiktee Hurswar		36	
	Hoondrahee Gidhrahee	٠٠٠ ;	30	
-1.4.	Sisownee	•••	.87	
30	Bithohur		39 25	
	Doobeyputtee Uz Ruqbeh Hutwurees	•	- to : [•
	Kulcean Manikputtee	;	43	Bhala.
	Kulcean	1	44 1	
35	Mohuspore of Sown	•••	12	
	Potegah Uz Ruqbeh Hurlakee		20 1	
	Bisawi (2 pieces)	;	19	
	Kowreynan, &c	•••	17	
40	Intwa	•••	14 :	
	Mujhowra Uslee, &c., Parahee Arazee Ruqbeh Chitownee		13	
	Chitownee	[10	
	Arazee Kullum Zaed	[96	
45	Sauradhee Dakhilee	j	8 1	
	Rujowlee Mehurbanputtee (or: Dhoneepu	ttee l	5 3	
	Pursa		4	
	Radha Kandh Indurwa		56	
50	Subilanath Dooleyputtee		59	
	Arazee Ruqbeh Burahee Burahee		58 57	
	Byra Sulkore		54	
	Arazee Ruqbeh Sulkore		55	
55	Sirahee		9 j	
	Muthowr Kuteya Nizamut Muthour Bundobustee	•	50 1 49	
	Ramporeputtee		48	
	Soobhunpore Dakhilee		47	
60	Uz Ruqbeh Murheea Khedun		46	
	Murheea Khedun		45 51	
	Basooputtee Bubhungawan		38	
	Sook hbasec		35	
	·	1		

A.—List of Villages transferred from Thoma Rhujowlee to Thoma Benreputtee, in Zillah Durbhunga — (Continued).

io.	Names of V	ileges.	,	That best number	Pergunnah.
65	Damoon Uslee			76	5
	Chandun Uslee			77	
	Suryapore Uslee	•••		78	:1
	Kisowiee		[80	
	Karunj Uslee			71	.]
70	, Belownan Uslee			79	.i
	Uz Ruqbelı Belownan	or Kaze	cauch	73	
	Burantpore			72	
	Bheyt, &c			71	
	Hathapore		1	68	il
7.5	Puchruttun Dakhilee	•		67	
	Putownanputtee			75	> Bhala.
	Kowaha	•••		52	
	Beerpore	•••		53	
	Ghorebunkce		i	GG	
80	Murheea	.t.	i	65	
	Nurkateenputtee			69	1
	Munmohunjha		•••	70	1
	Radhey or Urghowa			Gr	'
	Pursowleea			63	
35	Chitahee, &c.		•••	61	•
	Uz Rugbeh Chitahee			62	
	Radha Kandh			60	! }
35	Mulmul Usice and Ra	iev linkl	rileo	1	Jureyl.

Note - In the above list the names given are those of the villages as demorcated and surveyed by the revenue accept establishments, and as shown on their maps and records.

C - List of Villages transferred from Thana Mudhobunnee to Thana Banceputter, in Zillish Durbhunga.

No.	Names of Village	•	Thatler: number.	Perguistal
1	Kujra Ghowsnugur		55 T	
	Nodonth Uslee		83 '	
	' Mohumedpore, &c		81	
	: Teywuth, &c		h5 ,	
5	Arazee Burantpore		93	Bhala.
	Udhwaree		92	
	Boodhura Khordunan	1	91	
	Arazee Boodhrakhoo		95	
	, Suluha Nooahad Uslee		ز: 91	
10	Ubheypore and Bugha kh	al, &c	2 5	
	Uz Ruqbeh Pundowi		38	
	Pundowl		37	
	Uz Rugbeh Pundowl	;	35	
	Ditto ditto	!	36	
15	Ditto ditto		39 👯	
	Purjwar Uslee, &c	!	3	
	Kuruhee		4	
	Us Ruqbeh Dehula	!	34	
	Nugwas		E	• .
20	Ukore		6	Jurcyl.
	Burumhpoora	1	7	
	Doomra and Pokhurbhind		8	
	Chutra		9	
	Ukownee		10	
25	Duho ra		11	
	Sohrowi		76	
	Kurubra, de.		77	
	Owurbun		75	
	Bunkuteea Dakhilee Suley	Impore	14	

C.—List of Villages transferred from Thana Mudhobunnee to Thana Baneeputtee, in Zıllah Durbhunga—(Continued).

	-	Durbhunga — (Con	tinued).	
No	Names of Villa	ngra.	That bust number.	Pergunnah.
30	Behta		13)
	Khujowice Uslee, &c.		12	li
	Parsowna, &c.		16	
	Ueyndwa		20	
	Dhukjuree	•••	5.5	
35	Tikoolee		21	
	Utrowlee		25	
	Chundunpoora		23	
	Shewkuruhee, &c.		24	
	Uz Ruqbeh Nowkuruh		32	
40	Arazee Ruqbeh Kurnh	e e	33	
	Ektara	••• . •••	31	
	Jhojhee	34 31	40	
	Mooreyth Uslee and	Mudhooputtee		
	Dakhilee	•••	41	
4 م	Beejulpoora, &c.	••	. 42	
45	Mirzapore Uslee		44	
	Belahunputtee Malguri Koosmowi	1	29	: Ì
	Ureynd, &c	•••	30	: [
	Uz Ruqbeh Ureynda	•••	26	:
-0	Uz Rugheh Ureynd	•••	27	
50	Powna Ualee	•••	28 46	i
	Pokhrownee Khoord, &		45	
		uheeul Burwa		
	Boozoorg, &c.	1	49	1
	Beejulpore	1	48	
55	Kumrahee	***	47	
., .,	Nursenpore	•••	53	
	Sireerampore		52	!
	Silukheea		51	1
	Uz Ruqbeh Sutlukha		50	
60	Belownja		54	
	Dhelburwa		55	> Jureyl.
	Hoosynpore, &c.		56	
	Chundurseynpore, &c.		57	
	Jafurahad	_•••	58	.
65	Uz Ruqbeh Jafura Bur	hmotur	59	
	Sohans, &c	··· ;	18	1
	Bhudownee	••• ••• '	19	
	Reekheepore, &c.	•••	17	
	Kuteya	•••	15	1
70	Dumodurpore, &c.	••• 1	67	1
	Ahpore	••• ;	68	
	Undhurec	•••	69 65	
	Pursownee, &c.	••• 1	65 63	
75	Uz Ruqbeh Pursownee	••• •	64	
13	Teesee Nursham	••• ;	71	
	Oosrahee, &c.	•••	108	1
	Butowns		1:0	
	Burohee		106	
80	Sukdahee	•••	105	
	Bherwa	•••	104	
	Duhila Dakhilee Noor	Chuk	103	1
	Soopwul		72	
	Ruthose	•••	73	
85	Palee, &c	••• ;	74	
	Raneepoora	•••	78	i [
	Muheewun	•••	80	1
	Rujwun	•••	81	
	Thoosm (or) Burduha	•••	85	
90	Mudheypoora, &c.	••• :	83	
	Jugbun and Kuteya, &	c	84	
	Heeroputtee, &c.	••• !	85	
	Janeepore Dakhilee	•••	86	IJ

C .- List of Villages transferred from Thana Mudhohunnee to Thana Baneeputtee, in Zillah Durbhunga-(Concluded).

		·	·*a	The second of th
No.	Names of Villages.		Thatbust number.	Prrgu-nah.
	Madhopore	- 1	87	
95	T)		89	
• • •	Buluha		90	1
	3.5	••• 1	91	
	Mudhoobunee, &c	•••		
		•••	92	:
1/43	Rughownee, &c.	••• ;	97	11
100	Chuk Madho, &c	••• ;	93	11
	Jyram		5.7	
	Pokhrownee Uslee and Sadoolla	inpore :		
	Dakhilee, &c	•••	95	; (
	Doodhyl, &c	••• [96	
	Ooswuth	•••	99	!
105	Uz Ruqbeh Ooswuth	•••	98	
	Bisyce Kythahee, &c	••• ‡	102	11
	Singeea and Pundowl, &c.	••• [100	
	Suhasum	••• .	101	11
	Noor Chuck and Kukurwa		111	
110	Bhugowtee		116	11
	Nahus, &c	[109	11
	Gundowr		125	
	Bujurha (or) Gundowlee, &c.		62	11
	Misrowlee, &c		61	
115	Kurwa Dech, &c	•••	60	11.
	Chirva	• • • • •	112	} Jurcyl.
	Uz Rugbeh Banka, &c		115	
	Kukruhta		118	11
	Khyree and Boarce Uslee, &c.		114	11
120	Chundurgawan	1	117	11
	Di D J 1 0		118	i
	O. 1	• • •		: [
		•••	124	! •
	Semree	•••	126	ł /
0.5	Kukrowl, &c	•••	129	1
25	Uz Ruqbeh Kukrowl	••••	127	į
	Puttee Kumalpore	•••	128	
	Kowldech	•••	130	!
	Hureeramputtee	•••	131	. !
	Doomree	•••	132	1 1
30	Uz Ruqbeh Ijraputtee Jugut	•••	134	,
	Ditto ditto ditto	•••	133	
	Ditto ditto ditto		136	
	Ditto Ijra Busowlee	•••	187	! !
	Ijra, &c	!	140	
35	Uz Ruqbeh Busowlee		138	
	Mulgeea		141	f
	Uz Ruubeh Busowlee		139	
	Busowice, &c	i	121	. 1
j	Uz Ruqbeh Busowlee	1	122	iÌ
40	Khurwa, &c		123	
	Owsee Bumhungawan		119	;]
	Dhacepoora, &c		120	
	Jugut		135	j
1	Jugut		58	5
45	Uz Ruqbeh Jugutpore Nankar		54	i
	A 1 1"		5 1 !	i
	Ditto		52	≻Nowton.
		••••	50 ;	
	Sumooda	•••	56	1
OE	Butownan	•••) Buchowr.
05	Kupleea Bishoon	200	43	Duchowi.
*	Munpowr Guntherees, or Bishoon	pore	82	
;	Nazirpore	;	79 '	(
į	Raghopore	•••	66	> Bhurwareh.
:	Nazirpore Bulcea	•••	70	1
:				
55 56	Khundowl Secarautice	•••	107 88	

Note.—In the above list the names given are those of the villague as demartated and surveyed by the revenue survey establishments, and as shown on their maps and records.

ZILLAH MOZUFFERPORE.

Sudder subdivision Muzusferpore, Head-quarters at Mozusferpore.

The northern boundary of this subdivision shall accord with the sillah boundary, from the village of Yehyapore Chooramun up to the point where it meets the Bagmattee river, whence it shall pass generally along the said river as far east as the village of Rampoor Huree; then along the following villages, viz. Rampore, Dugrawan, Shahpore, Pitownjees Jugurnath, Didowl Uslee, and Junadh; then along the western limit of pergunnah Tirsuth to the village of Pudree Dhurhurwa; then along the following villages, viz. Pudree Dhurhurwa, Gungowlee, Kotheea, Rajkhund, Kokilwara, Menanpore, Pundowl Deoreea, Jogwuleea, Misirwuleea, Bhuloondha, Jujwareh, and Bukoree. Thence—

The eastern boundary shall coincide with that of the zillah, as far south as the village of Chuck Abdoolah, &c. Then—

The southern boundary shall pass along the following villages, viz. Chuk Abdoollah, &c., Puharpore Chupranand, Khanpore Pearcy, Dhowree Ishak and Dhowree Khoord. Dhowree Boozoorg, Semree and Chuk Gudsee, Semra, Keshoporee, Ghuneepore Bejha, Myhsee, Kutesur, Mohunpore Dhurman, &c., Rutunpore Kewul Rewa, Raja Pakur Nuraen &c., Gopalpore Rajaram Mohumedpore, Buryarpore Kandh, &c., Gowreeliar Khalikanugur, Shahpore Jooneyd, &c., Usudpore Pukowlee, Baglice Hurnuraen, and Bishoonpore Mcho; then along the southern boundary of perginuah Bisareh Chuekley Nyec, as far west as the village of Phakoolee; then along the following villages, viz. Phakoolee, Chuk Bhatee, Tal Rinksa, Bishoonpore Mungul, Arizpore Ragho, Aktearpore Mokun, Kishoonpore Belowr, Belowr, Bhuguugree, Unnundpore Gungowleca Phoolwareh Roopnath, Uzeezpore Belowr, Phoolwreah Bhoal, Joojba, Rajarampore Khurownee, Pokhura Jhoghurba, Chukda Hiseh, Pyghumberpore, Basdeoputtee, Basokoond, Manikpore, Buneean, Kookruheea, Lodhpoora or Lallpoora, Bodha, Kejlaputtee, Joojharpore, Bishoonpore Ununt Uslee, Mundooa Pakur Uslee, and Rumowlee. Thence—

The western boundary shall coincide with that of the zillah up to the village of Yehyapore Chooramun.

Zillah.	Subdivision.	Thense.	Boundaries.
.)	yre.	Paro	On the west and north, the sillah boundary. On the east, the following villages, viz. Bishoonpore Choolahce, Moorsundee, Nuryar, Bowurcea, Bhutwaleea, Rusoolpore Zumeen, Burhunpore Kurmun, Boaree, Jugurnathpore. Gondowra, Madhopoor-Ramdakhilee, Puttee Uswarce, Dhunowtura, Golwareh. Narungee Jeunath, Toorkee- Jugdees, Umcytha, Arazee-Roopowlee, Burdaha, Dewnjh Punch, Chuk Nyamutoollah, Jolalpore, Chuk Kumul, Kurujadeah, Phoolwareh Gobind, Phoolwareh Bhoal, Koergawan Dieh, Sownan, Unundpore Gungwuleea, and Bhugnugree. On the south, the subdivisional boundary.
Mozephrone	Mosufferpore	Mosufferpore	On the north, from the village of Pygliumber- pore to that of Rampore Huree, the zillah and subdivisional boundary; then the following villages, viz. Rampore Huree, Dhurmpore, Bishoonpore, Mudareepore-Kurnn, Dhurm- pore. Nurawan or Nurma, Semree Busunt, Suhila Rampore Uslee, Huree 'Ramdas or Mowhlee, Bhootan, Huree Ramdas or Mowhlee, Chowmook, Deogan, and Pran- pore; then, on north-east, the following villages, viz. Pranpore, Burstee, Oonsur, Rusoolpore-multhee, Bhugwanpore Kootoob, Roosee, Gopalpore Gopal, Yatharpore Jyn- tee, Shureefooddeenpore, Chak Hullal, Su- laha, Goormhea Mun, Jurungee, Mynath- pore, Bukhree, Mohunpore, Nonephura. Go- bind Chupra, Bandra, Moondeepukree, Lohurka, and Hatha Mudhey Fre. Thence- On the east, the zillah boundary, as far south as the village of Chuk Abdoollah, &c. Thence-

Zillah.	Sabdivisies.	Thanas.	Boundaries.
Mosurenrons —(Concluded).	Mozufferpore. —(Concluded.)	Mosufferpore—(Concid.) { Kutreh	On the south and south-west, the sub-divisional boundary. On the west, by thana Paro. On the north-west and north, the subdivisional boundary. On the east the sillah boundary. On the south and west, by thana Mosufferpore.

Subdivision Hajeepore, Head-quarters at Hajeepore.

The northern boundary of this subdivision shall be conterminous with the southern boundary of the Sudder subdivision of Mozufferpore.

The eastern, southern, and western boundaries shall coincide with those of the sillah.

Zillab.	Sabdivision.	Thanas.	Boundaries.
Mosuprarons.	Hajeepore.	Mowhweh .	On the north, the subdivisional boundary. On the east, the sillah boundary. On the south, the following villages, vis. Bishoonpore Chuk Fatimeh, Jugdeespore Suhas, Chand Suraee, Urneean, Husrut Jundaha, Suraeshaha Alum, Chuk Sydmohumud, Mohyoodeenpore, Sulothur, Bishoonpore-Silother, Mokoondpore Bhat, &c., Kujree Khoord, Kujree Boozoorg, Panapore, Bazeedpore, Mulahee, Chuk Bazoomulahee, Mohyoodeenpore, Mujcepore, Rampore Primdas, Hurpore Hurdas, Bishoonpore Bishnath; then the southern limit of pergunnah Bisareh Chukley-Girjowl, as far west as the village of Radheypore Biryee; whence— On the west, the following villages, vis. Radheypore Biryee, Bhojputtee, Bishoonpore Ghunoo, Damoodorpore, Jahangeerpore Busunt, Manikpore, Bishoonpore Chitamun, Julalpore, Beharee, Ruhsa, Kuruhree-Uslee, and Sadhopore Ukhwan; then the Bya Nuddee, up to the village of Bhutwulea, and then the western limit of the last named village.
Kosov	Hajć	Ialgunj .	On the north, the subdivisional boundary. On the east, the subdivisional boundary, and by thana Mowhweh. On the south, the southern limit of pergunnah Bisarch Chukley Girjowl. On the west, the sillah boundary.
	•	Hajeepore	On the north, by thanse Lalgunj and Mowhweb. On the east, south, and west, the sillah boundary.

Subdivision Sectamurhee, Head-Quarters at Sectamurhee.

The western, northern, and eastern boundaries shall coincide with those of the zillah. The southern boundary shall be conterminous with the northern boundary of the Sudder subdivision of Mozufferpore.

Zillah.	Subdivison.	Thansa.	Boundaries.
	-	Shewhur {	On the west and north, the sillah boundaries. On the east, the eastern limit of pergunnah Bubra. On the south, the southern limit of pergunnah Bubra and the zillah boundary. On the south, the subdivisional boundary. On the west, by than Shewhur.
Moziverendae.	Seetamurhee.	Scetamurhee	On the north and north-east, the zillah boundary. On the east, the following villages, viz. Jurahee Khoksee, Pipra Bishoonpore, Gooraree, Ludooaree, Soormukha, Sooteehara Ram, Pipradhee Sirseea, Toorkwuleea, Joojharputtee, Hurpoor Bhulaha. Bhasar Mucheea, Maleepore-Bukhree, Ramnuggur, Rughownee, Pyk Toleh, Bishoonpore, Bishoonpore 2nd, Lalpore, Kowreea, Koodureea, Beekharee, and Muhsowl.
		Poopree. (The police- station at Jaley shall be removed to Poopree-	On the north, by than Seetamurhee and the zillsh boundary.
		and the thana called by the latter name.)	On the east, the zillah boundary. On the south, the subdivisional boundary.

Note.—In the above description all villages named as situated on the boundaries of aubdivisions or themas are included as the limits of subdivisions or themas to which reference is being made.

The villages mentioned in the enclosed lists F and H are transferred from themas Kutreh and Mowhweb respectively to

The villages mentioned in successed lines and the successed lines and the success of the subsection of the subsection of the 10th June 1865, are in reality outposts of thank Sectionistics.

Budderaj Semur and Mohnar, which were mentioned as thanks in the notification of the 10th June 1865, are in reality outposts of thank Semur and Mohnar, which were mentioned as thanks in the notification of the 10th June 1865, are in reality outposts of thanks Paro and Hajeepore respectively.

F .- List of Villages transferred from Thana Kutreh to Thana Mozufferpore, in Zillah Mozuffernore.

Names of Villages.	Thakbuet number.	Pergunnab.	
Hussun Nugur, &c	. 18 7		
Shunkurpore	. 20		
Putsura, &c	. 14		
Sukhwara	. 22		
Munecpore Busunt	1 12		
Uz Ruqbeh Burowlee, Dakhlee Hur	- 16		
Muheyshpore, &c	. 17		
Mutloopore, &c	. 13		
Us Rugbeh Sikreemun Dakhilee, &c	28		
Rutwara Megh	12		
Soubkurpore, &c	. 7	17	
Bungra	٠ ١ ١	Kusmeh.	
Sooudurpore, &c	1 11 11		
Peerapore Nisf, &c			
Bishoonpore Durpee, &c			
Rampore Deal			
Noorbussunpore Jeewun, &c	10 11		
Chuk Siree Kunth, &c	1 11		
Ujeetpore	1 11		
Arasee Udhace, &c	co		
Dammana Manuath	0 11		
Shunkerpore Mai Shunkuree Mun	10		
Inasmot	4 11		

F.—List of Villages transferred from Thena Kutrch to Thana Mosufferpore, in Zillah Mosufferpore—(Concluded).

٥.	Names of Villagus.		That bust sumber.	Perguanab.
			from a re	
	Uz Deh Kewans		98	1
25	Moondee Pukree		92	
	Bundra, &c		91	#
	Chandpoora, &c		94	<i>1</i>
	Hatha, &c		35	
	Lohurka		36	
30	Gobind Chupra		76	
	None Phura		77	li
٠	Mohunpore, &c		78	
	Kurpore, &c		7.4	11
	Bulgawan		` 75	Bureyl.
35	Bishoonpore Mehsee	•••	71	Sureyi.
	Bukhree		65	į
	Mynathpore	•••	61	!]
	Jurungee		60	
	Burgawan Puchim, &c		59	
40	Belahee		66	11
	Futehoollahpore	•••	67	
	Oosra		73	
	Arazee Puchkoorwa	•••	72	
	Hurpore Puchrookhee		68	
45	Kuryla, &c	•••]	70	/
	Mohumedpore Budul		783	5
	Ditto Dumodur		732	
	Ditto Shewram, &c.		723	11
	Ditto Mohun		729	
50	Dhurmungutpore	•••	727	
-	Mohamedpore Lal		731	
	Belkhee Gujputtee, &c		726	11
	Bishoonpore Pipra, &c		730	1
	Titura Asanund and Manpore	1	722	11
55	Chuck Seyn		724	
	Khurwuneean		725	
	Bidea Chab		719	4
	Theeteea		718	11
	Shoojawulpore Chowseman		695	1
6 0	Goburdhunpore	1	717	11
	Husunpore Pugahce, &c.		716	
	Muthrapore Janee, &c		697	Bisarch Chukley Girjon
	Nursinghpore		715	District Onunity (717)0W
	Mohumedpore Toolse		714	
65	Shunkura Bazeed		712	
	Gopalpore Khoord	•••	699	1
	Moosthree Kam, &c		698	
	Munsoorjore		711	
_	Shunkurafureed	•••	702	
70	Bhuthhindee Boodhseyn, &c.		701	
	Mohumedpore Reckhur		700	
	Moosuhree		718	
	Ruscolpore Tajo	· · · ·	710	
-	Bishoonpore Moorar	•••	708	
75	Mujhwulees		703	
	Mohyooddeenpore	•••	707	11
	Rampore Ruttee, &c		705	
	Sadpoors		704	11
	Ruscolpore Mirsa	[706	7
	•			
80	Rampore Rae	1	709	Bisarch Chukley Nyec.

Note.—In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey establishments, and as shown on their maps and records.

H.—List of Villages transferred from Thana Mowhweh to Thana Mozufferpore, in Zillah Mozufferpore.

5 Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa	didhee Chundee Shurwaree floondeearee fluthrapore Mokoond angoputtee sukhree yghumburpore urya onbursa Shah, &c. flohumedpore Alum ogenee Gunga 2nd samnugur and Luchmunnugur futhrapore flircha Gundhurp, &c. socotoobpore Suryarpore Kandh, &c. shahpore Jooneyd, &c. Jsudpore Pukowlee ferosepore Uslee flohumedpore Bunwaree (2 pieces) floughoonathpore Donawun		22 23 19 20 21 24 25 1 26 27 32 2 80 28 81 17 83 45 46 16 18	Bisarch Chukley Girjow
5 Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa	Shurwaree floondecaree fluthrapore Mokoond angoputtee bukhree lyghumburpore urya onbursa Shah, &c. flohumedpore Alum ogenee Gunga 2nd samnugur and Luchmunnugur futhrapore fluthrapore dircha Gundhurp, &c. lircha Gundhurp, &c. lircha Gunga lootoobpore suryarpore Kandh, &c. lihahpore Jooneyd, &c. lisudpore Pukowlee lerosepore Uslee flohumedpore Bunwaree (2 pieces) flohumedpore Bhopul (5 pieces) lughoonathpore Donawun		28 19 20 21 24 25 1 26 27 32 2 80 28 81 17 83 45 46 16 18	Bisarch Chukley Girjow
5 Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa	foondecaree futhrapore Mokoond angoputtee bukhree lyghumburpore lyghumburpore lyghumburpore loobursa Shah, &c fohumedpore Alum loogenee Gunga 2nd lamnugur and Luchmunnugur futhrapore lircha Gundhurp, &c lircha Gundhurp, &c lysudpore Kandh, &c lysudpore Pukowlee lysudpore Pukowlee lysudpore Pukowlee lysudpore Bunwaree (2 pieces) lysudpoonathpore Donawun		19 20 21 24 25 1 26 27 32 2 80 28 81 17 83 45 46 16 18 14	Bisarch Chukley Girjow
5 Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa Sa	futhrapore Mokoond angoputtee bukhree yghumburpore urya onbursa Shah, &c fohumedpore Alum ogenee Gunga 2nd tamnugur and Luchmunnugur futhrapore fircha Gundhurp, &c fircha Gundhurp, &c buyarpore Kandh, &c buyarpore Kandh, &c buyarpore Valee laudpore Pukowlee ferosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) bughoonathpore Donawun		20 21 24 25 1 26 27 32 2 80 28 81 17 83 45 46 16 18	Bisarch Chukley Girjow
5 Sa Bi Bi Si Si Si Si Si Si Si Si Si Si Si Si Si	angoputtee Sukhree Syghumburpore urya onbursa Shah, &c. Iohumedpore Alum ogenee Gunga 2nd samnugur and Luchmunnugur futhrapore fircha Gundhurp, &c. Sortoobpore Suryarpore Kandh, &c. Sudpore Pukowlee Perosepore Uslee Iohumedpore Bunwaree (2 pieces) Iohumedpore Bhopul (5 pieces) Lughoonathpore Donawun		21 24 25 1 26 27 32 2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
10 Bi Py Su So So M M M M M M M M M	Jukhree Jyghumburpor		24 25 1 26 27 32 2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
10 M So So Ri M M M M So St St St St St St St St St St St St St	yghumburpore urya onbursa Shah, &c fohumedpore Alum ogenee Gunga 2nd tamnugur and Luchmunnugur futhrapore fircha Gundhurp, &c ogenee Gunga tootoobpore buryarpore Kandh, &c lhabpore Jooneyd, &c Jaudpore Pukowlee erosepore Ualee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) tughoonathpore Donawun		25 1 26 27 32 2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
10	urya onbursa Shah, &c fohumedpore Alum ogenee Gunga 2nd fircha Gundhurp, &c fircha Gundhurp, &c footoobpore buryarpore Kandh, &c lhabpore Jooneyd, &c Jaudpore Pukowlee ferosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) lughoonathpore Donawun		1 26 27 32 2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
10 M Jo Ri M M M M Si Si Si Si Si Si Si Ri Ri Ri Ri Ri Ri Ri Ri Ri Ri Ri Ri Ri	onbursa Shah, &c fohumedpore Alum ogenee Gunga 2nd fircha Gundhurp, &c fircha Gundhurp, &c ogenee Gunga tootoobpore buryarpore Kandh, &c habpore Jooneyd, &c Jaudpore Pukowlee ferosepore Ualee dohumedpore Bunwaree (2 pieces) dohumedpore Bhopul (5 pieces) tughoonathpore Donawun		26 27 32 2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
10 M Jo Re Re M M M M Se Se Se Se Se Se Se Se Se Se Se Se Se	fohumedpore Alum ogenee Gunga 2nd amnugur and Luchmunnugur futhrapore fircha Gundhurp, &c ogenee Gunga cotoobpore suryarpore Kandh, &c hahpore Jooneyd, &c Jaudpore Pukowlee erosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) lughoonathpore Donawun		27 32 2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
20 Fe M M M M M M M M M M M M M M M M M M	ogenee Gunga 2nd Iamnugur and Luchmunnugur futhrapore fircha Gundhurp, &c ogenee Gunga kootoobpore buryarpore Kandh, &c hahpore Jooneyd, &c Judpore Pukowlee forosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) lughoonathpore Donawun		32 2 80 28 31 17 33 45 46 16 13	Bisarch Chukley Girjow
20 Fe M M M R R Sc G G G B B B B R R	Amnugur and Luchmunnugur futhrapore fircha Gundhurp, &c lootoobpore Buryarpore Kandh, &c habpore Jooneyd, &c Ferosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) lughoonathpore Donawun		2 80 28 81 17 83 45 46 16 13	Bisarch Chukley Girjow
20 Fe M M M M M M M M M	futhrapore fircha Gundhurp, &c ogenee Gunga Lootoobpore Buryarpore Kandh, &c habpore Jooneyd, &c Jsudpore Pukowlee forosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) Lughoonathpore Donawun		80 28 81 17 33 45 46 16 13	Bisarch Chukley Girjow
15 M K Bi Si U U Fe M M R Si Si Si Si Si Si Si Si	fircha Gundhurp, &c ogenee Gunga tootoobpore Buryarpore Kandh, &c habpore Jooneyd, &c Jsudpore Pukowlee ferosepore Uslee fohumedpore Bunwaree (2 pieces) fohumedpore Bhopul (5 pieces) tughoonathpore Donawun		28 81 17 33 45 46 16 13	Bisarch Chukley Girjow
20 Fe St St St St St St St St St St St St St	ogenee Gunga Kootoobpore Buryarpore Kandh, &c hahpore Jooneyd, &c Jsudpore Pukowlee Ferosepore Uslee Aohumedpore Bunwaree (2 pieces) Aohumedpore Bhopul (5 pieces) Lughoonathpore Donawun		81 17 83 45 46 16 13	Bisarch Chukley Girjow
20 Feb St. St. St. St. St. St. St. St. St. St.	Cootoobpore Buryarpore Kandh, &c Ihabpore Jooneyd, &c Jsudpore Pukowlee Ferosepore Uslee Aohumedpore Bunwaree (2 pieces) Aohumedpore Bhopul (5 pieces) Lughoonathpore Donawun		17 83 45 46 16 13	Bisarch Chukley Girjow
20 Feb. St. M. M. M. R. Sc. G. G. St. St. St. St. St. St. R. R. R. R. R. R. R. R. R. R. R. R. R.	Suryarpore Kaudh, &c habpore Jooneyd, &c Jsudpore Pukowlee erosepore Uslee Johumedpore Bunwaree (2 pieces) Johumedpore Bhopul (5 pieces) Lughoonathpore Donawun		83 45 46 16 18	Bisarch Chukley Girjow
20 Fe M M R Sc G G G G S I S I S I S I S I R I R I R I R I R I	habpore Jooneyd, &c Jaudpore Pukowlee Perosepore Uslee John Market (2 pieces) John Market (2 pieces) John Market (2 pieces) John Market (2 pieces) John Market (3 pieces)	•••	45 46 16 13 14	Bisarch Chukley Girjow
20 Fe M M M R R Sc G G G G S S I S I R R R R R	Jaudpore Pukowlee Perosepore Uslee Mohumedpore Bunwaree (2 pieces) Mohumedpore Bhopul (5 pieces) Rughoonathpore Donawun		46 16 13 14	Bisarch Chukley Girjon
20 Fe M M R R Sc G G G G G R R R R R	Perosepore Uslee Mohumedpore Bunwaree (2 pieces) Mohumedpore Bhopul (5 pieces) Rughoonathpore Donawun		16 13 14	Bisarch Chukley Girjon
25 GG GG GG S1 B1 B1 B1 R1 B1 R1	Mohumedpore Bunwaree (2 pieces) Mohumedpore Bhopul (5 pieces) Rughoonathpore Donawun		18 14	Bisarch Chukley Girjon
25 GG Bi Si Bi Ri Ri Ri	Mohumedpore Bhopul (5 pieces) Lughoonathpore Donawun		14	Bisarch Chukley Girjow
25 GG GG Bi S1 Bi Ri Ri Ri Ri	Inghoonathpore Donawun	1	-	Bisarch Chukley Girjon
25 Sc G G G S1 S1 Bi R. Bi R.		•••	7	11
25 G. G. G. B. S. S. S. S. S. C. C. R. B. G. R. R. B. G. R. R. S. S. S. S. S. S. S. S. S. S. S. S. S.	and ware			1 1
80 Cl Ra Bi Ri	oondurpore		6	
80 Cl Rd Rd Rd	Forceharkhali Nugur		44	
80 SI Bi CI Ri Bi Ri	lopalpore Rajaram, &c	•••	84	
80 Cl Rd Bi Ri	Saghee Hurnuraen (2 pieces)		47	
80 Cl Rd Bi Ri	hampore		12	
Re Be Re	Bascedpore		11	
R	huk Ferose		15	
R	tampore Rajo, &c		8	
	Sajee Ranot, &c		10	11
i R	lampore Bhudsone, &c		35	
1 700	lajapakur, &c]	41	11
85 B	Saghee Muneear		48	
B	ishoonpore Madho		49	1 (
G	Sopalpore Gopeenath		58	
B	Bajee Boozoorg, &c	}	9	T .
C	Chupra Buhore		87	11
40 K	Intesur and Rampore Puttee, &c.		88	
	Mohunpore Dhurmun, &c.		36	
P	Putsawan		5	
R	lutunpore Kewul, &c. (4 pieces)		40	
	Juncearee		18	15
]	8	Rissanh Ch-11
	shurteepore, &c		29	Bisarch Chukley Nyce.
47 P	Bhurteepore, &c Birwa Dech, &c			

Note.—In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey sublishments, and se shewn on their maps and records.

K.—List of Villages transferred from Thana Monohweh to Thana Hajeepore, in Zillah Mozufferpore.

No	Names of Villages.	Thakbust number.	C Pergunnah.
1	Mohumedpore Syee Adameh Pohecaree Mohumedpore Pohecaree, &c. Rampore Khyree	 240 241 289 242	Sureysa.

K.-List of Villages transferred from Thana Mowhach to Thana Hajespure, in Zillah Mozufferpore—(Continued).

:	Names of Villages.	i	Thakbust number	l Pergannah
		- (•	
5	Rampore Sutanund, &c.	;	245	7
	Nowrungpore, &c]	237	
	Dadunpore Dechpoora	1	238	, [
	Sulempore Dakblee Pohecaree	}	243	
	Chuk Pubar Dakhlee	' •	214	•
10	Hussunpore Boonee		246	
	Dhudhpoora (detached piece)	•••	228	,
	Bishooppore Shahpoor, &c.			
	Jugdeespore Gopal		249	
•	Hoosynpore oori Keola	:		: } Sureyas.
15	Bbaupore	••• '	236	: 1
	Purmanundpore	· · · · · · · · · · · · · · · · · · ·	235	
	Goorgawan Bodhe		251	
	Darabpore Dakbilee Basdeopore	}	252	
	Chuk Hafiz	•••	218	
20	Mohnmedpore	• • .	233	
	Julalpore	••	234	1
	Futahpore Bhugwan	•••	2.3	1 1
	Jugurnathpore, &c	••• •	254])
	Rusoolpore Wahid	:	680	O
25	Suluha, &c	•••	681	1 1
~,,	Nowbubar Boozoorg and Ukhtear		631	
	Sumohta		629	11
	Rampore Bugheyl		630	
	Rampore Koomburkole		625	11
30	Suhdeyee Koord		626	
••	Doobuha		679	
	Alumpore Zumech		632	
	Bhutowice		636	11
	Chandpore, &c		634	1
35	Bugheylpore		633	1
	Talkhujoorain		628	
	Ufzulpore Pooryna and Russoolp	ore		
	Ufzul		627	1
	Koomburkole Boozoorg		621	
	Chynpore		637	
40	Chuk Oomur and Chuk Nursing		635	
	Subdevce Boozoorg	•••	622	
	Bihzadee		623	
	Pubarpore Toce, &c	[639	
	Mubtoee		638	Bisarch Chukley Girjow
45	Shahpore Ghous, &c		617	1
	Mujrowhee or Surva, &c.	•••	606	1
	Bikrampore, &c.	}	619	11
	Chuk Jamal, &c.		604	
e 0	Shekhoopore		620	
50	Mujroohee Rughoomind, &c.		618	
	Tal Chutra		605 607	
	Jafarabad Nusrutputtee, &c. Upbrowl Chuk Sydmobaruk, &c.		608	
	(R. 1.2)	•••	616	
55	Futuhnasa Dansasa		602	
	Tal Muhma	***	603	
	Sherhoopore 2nd	•	621	11
	Rhinnlengen	1	590	
	Dilsuree		600	
60	Chuk Ibrut		609	11
- •	Khoksa Boozoorg		589	11
	Khoksa Kulecan	1	588	
	Ghazeepore Gurahee	*** 1	615	
	Dhurumdaspore, &c	1	601	11

K.—List of Villages transferred from Thana Mowhweh to Thana Hajeepore, in Zillah Mozufferpore—(Concluded).

No.	Names of Villages.		Thakbust number.	Pergunnab.
	Tal Lukhunpore		593 591	
70	Rampore Kuchnee Mudhwul Hnrpore Chand		594 595 599	Bisarch Chukley Girjowl.
	Mudhwul Khoord Madhapore Kuchuce		59 7 596	
73	Rampore Mudhwul aml Chand	Hurpore	598	

Note. In the above list the names given are those of the villages as demarcated and surveyed by the revenue survey establishments, and as shown on their maps and records.

11. J. REYNOLDS, Offg. Secy. to the Govt. of Bengal.

[Second Publication.] NOTIFICATION.

The 13th March 1877—The following Rules made by the Lieutenant-Governor of Bengal, with the previous sanction of the Governor-General in Council, under the Land Improvement Act, 1871, Section 18, are published for general information, in supersession of the rules formerly issued:—

Advances under these rules may be made from such sums as the Governor-General in Conneil may from time to time allot to the local Government, or as may be otherwise at its disposal, for the purpose of such advances.

2. Applications for advances under the Act shall be made in writing. They shall be presented to the Collector of the district, to the Assistant Collector in charge of the subdivision, or to the tehsildar in charge of the tehsil in which the land to be improved is situated.

The personal attendance of the applicant is not necessary.

- 3. The application shall state-
 - (1) The name, easte, parentage, profession, and residence of the applicant.
 - (2) The amount of the advance applied for.
 - (3) The nature and description of the work for which the advance is required.
 - (4) The security offered for the repayment of the advance.

In the case of an application for an advance exceeding Rs. 1,000, the application shall further state—

- (5) Whether the applicant proposes to supplement the advance by any private capital; and if so, to what extent.
- (6) The estimated total cost of the proposed work, and the probable period that will be occupied in its construction.
- (7) The village and local revenue sub-division in which the land to be benefited is situated; the position, character, and area of such land; and should it consist, in part or wholly, of numbered and measured fields or plots, the numbers of the same.
- (8) The applicant's rights or interests in the land to be benefited, and in any other laud offered as security for repayment of the advance, and whether there are any, and if so what, incumbrances on such rights or interests.
- (9) The udvantages expected to result from the work.
- (10) The manner and extent to which the proposed work will affect (favourably or injuriously) adjoining or other lands.
- (11) The amount and number of the instalments by which the advance is to be repaid, principal and interest, and the dates on which these instalments are to be paid.
- 4. When the application is for an advance not exceeding Rs. 1,000, the officer to whom it is prescuted shall ascertain, so far as may be possible from the oral statements of the applicant, or otherwise, the particulars numbered (5) to (11) above. These particulars shall be recorded on, or on a paper to be attached to, the application, and shall be signed by the officer, read over to the applicant, and acknowledged by him to be correct.
- 5. If the application be for a sum exceeding Rs. 1,000, and it be found to have omitted any of the particulars required by rule 3, the officer receiving it may either return it for correction, or, at his discretion, proceed as required by rule 4 in the case of applications for sums not exceeding Rs. 1,000.

possible, by reference to such records bearing upon them as may be accessible to the officer to whom the application is made.

7. If the officer receiving the application be not authorized by the local Government under Section 3 of the Land Improvement Act to exercise the powers of a Collector under the Act, he shall forward the application to the Collector of the district, who shall either dispose of it bimself, or refer it to an authorized officer for disposal.

8. If the Collector, or other such authorized officer as aforesaid (hereinafter called "the Collector"), considers that there is prima facie reason to believe that the application should be granted, he shall cause it to be entered in the register of applications, and shall order a local inquiry to be made. If he is of opinion that the application should not be

granted, he shall reject it.

9. There shall be a local inquiry in every case. It shall be conducted by such persons and according to such rules as the local Government may from time to time prescribe, and shall be directed to testing and verifying the statements required by rule 3 to be entered in the application, or by rule 4 to be recorded by the officer receiving the application.

If the officer receiving the application has been unable, in his examination of the applicant under rule 4, to obtain information under any of the headings (5: to (11) of rule 3,

the omission shall be supplied by the person making the local inquiry.

10. When the work to be undertaken will cost more than Rs. 5,000, and is one requiring professional skill, the applicant shall be required to submit to the officer making the local inquiry an accurate plan, specification, and estimate. If the applicant is unable to furnish such a plan, estimate, or specification, the Collector may cause them to be prepared on behalf of the applicant, first requiring him to deposit such sum of money as may, in the opinion of the Collector, be sufficient to cover the cost, or, if he think fit, calling upon him to give security for the repayment of the same.

11. On the completion of the inquiry, the officer by whom it was made shall forward to the Collector the whole of the papers connected therewith, together with his own opinion and recommendation. If the Collector, on receipt of the papers, thinks further inquiry necessary, he may either make such inquiry himself, or remand the case to the official who made the first inquiry, or transfer it to any other official authorized to conduct such inquires

for the purpose of a further investigation being made.

12. If on a review of the local inquiry the Collector is satisfied that the advance may be properly made, or that a less sum than that asked for may properly be granted, he shall record a decision to that effect. On recording such decision, the Collector may, if the amount of the advance to be made does not exceed Rs. 1,000, at once grant a certificate for the advance under section 14 of the Act.

13. If the amount of the advance exceeds Rs. 1,000, the Collector shall report his decision to the Commissioner. If the advance does not exceed Rs. 2.500, it may be sanctioned by the Commissioner. If it exceeds that amount, it shall be reported to the Board of Revenue, who may grant it if it does not exceed Rs. 5,000. Advances of sums above Rs. 5,000 require the sanction of the local Government, and of sums above Rs. 10,000 that of the Government of India. The Collector, Commissioner, Board of Revenue, or local Government, may, on perusal of the records of the local inquiry, if they think that the advance should not be granted, refuse to grant it, or may order further inquiry, if they think fit to do so. On receipt of the orders of the authority competent to grant the advance, the Collector shall issue a certificate for the amount if it be ordered to be granted.

14. When the Collector rejects the application for an advance, his decision shall be subject to appeal to the Commissioner, who may, if the amount he within his competence to grant, disallow the rejection and direct the Collector to grant a certificate. If the amount he beyond his competence to grant, he shall report the case for the orders of the authority competent to grant it. Decisions by Commissioners rejecting applications shall similarly be open to appeal by the Board of Revenue, and those of the Board of Revenue by the local Government.

Y 15. It shall be competent to the Commissioner, the Board of Revenue, or the local Government, to call for the record in any case, and to pass such orders thereon as may be

within their competence, respectively.

- 16. When the advance applied for does not exceed Rs. 1.0%, no charge shall be made for serving such notices as it may be necessary to serve under sections 7 and 11 of the Act. When the advance applied for exceeds Rs. 1,000, but does not exceed Rs. 5,0%, the serving of any notice which it may be necessary to serve shall be paid for by the applicant at a rate not exceeding half the rate required for the service of a notice by a revenue court in the district in which the land is situate. When the advance applied for exceeds Rs. 5,000, the rate shall be that fixed for serving a notice by a revenue court in the district in which the land is situate.
- 17. When a certificate is granted, it shall be endorsed by the applicant to the effect that he has understood and agreed to all the terms, and it shall be signed by him in the presence of, and shall be attested by, two witnesses. If any property other than the property of the applicant is pledged or mortgaged as security for the repayment of the advance, the certificate shall be similarly endorsed, signed, and attested by the sureties and witnesses; and if the applicant is a tenant who cannot furnish security of the nature referred to in section 7 of the Act, the certificate shall be signed by his landlord and attested by two witnesses other

18. The certificate shall be retained in the office of the Collector; one copy shall be given to the applicant, and when advances are made payable at any tehsil, or other subor-

dinate district treasury, a copy of such certificate shall be sent to such treasury.

19. Except with the special sanction of the local Government, no advance of any sum not exceeding Rs. 500 shall be made, unless it be repayable with interest within seven years from the date on which the advance is made; and no advance exceeding Rs. 500 shall be made without such sanction unless it be repayable within 12 years from such date. If in any case the proposed period of repayment exceeds 20 years from such date, the sauction of the Government of India to the proposed advance must be obtained.

20. The interest charged on advances shall for the present be 61 per cent. per annum.

21. The local Government may, subject to the provisions of rule 20, make rules for the repayment of advances with interest, and for regulating the instalments by which advances may be repaid, and the place and time of repayment. Any person wishing to repay the advance received by him, or instalments of it, at an earlier date than that fixed in the certificate, may do so with the permission of the Collector.

22. All payments shall be made at the office of the officer in whose sub-division the land to be improved is situated. Such officer shall keep a register of advances and repayments in such form as the local Government may from time to time prescribe for that

purposc.

23. Instalments may be suspended by order of the Commissioner for any reason that would justify suspension of the revenue demand. The Commissioner shall report the suspension to the Board of Revenue, who may pass such orders in the case as shull seem proper.

No project shall be divided. After an advance has been sanctioned, and the whole, 24. or part thereof, expended, a second advance shall not be made without the sauction of the

local Government.

25. No advance shall be made unless the value of the security offered exceeds by at

least one-fourth the amount of the advance.

26. Subject to the orders of the local Government, the Collector shall make provision for the proper inspection of works in course of construction for which advances have been made, and for ascertaining and securing that such advances are duly applied to the purpose for which they were made.

27. The works and any accounts kept of the disbursements upon them shall be at all times open to the inspection of the Collector, or other person authorized by him in that behalf.

28. In the case of advances exceeding Rs. 5,000, accounts shall be kept by the recipient of the advance in any form that the Collector may, with the sauction of superior

authority, prescribe.

If at any time the Collector is satisfied that any person who has received an advance has failed to perform any of the conditions under which it was, made, he may, after recording in writing the grounds for the decision he has arrived at, and subject to the control of the superior revenue authorities, proceed to recover from such person, or from any security of such person, under the provisions of the Act, any sums which remain due, together with any interest payable thereon.

30. All works for which advances are made in a lump sum shall be inspected and reported on as soon as possible after the date on which their completion was directed in the certificate. All works for which advances are made by instalments shall be inspected and

reported on before each instalment subsequent to the first is paid.

31. No advances shall be given-

- To any landowner who is in arrears for the land revenue, or for any advance (1) under the Act.
- To any tenant who is in arrears for rent, or for any advance under the Act. H. J. REYNOLDS,

Offg. Secy. to the Govt. of Benyau.

[Third Publication.] NOTIFICATION.

Under Section XXV of the Chota Nagpore Tenures' Act (Act II B.C. of 1869.)

The 5th March 1877 .- It is hereby notified that the registers of bhuinhari and other tenures in the villages belonging to the marginally named Pergunnah Umedanda, 39 viliagea; per-gunah Khukhra, Part VI, 50 viliagea. pergunnahs of the Chota Nagpore estate, Lohardugga gaussi Khukhrs, Part VI, 60 villages. district, prepared under the provisions of Section 5 of Act II (B.C.) of 1869, having been finally revised and corrected in accordance with the decisions and orders of the Special Commissioner and the Commissioner of the Division under the aforesaid Act, have been confirmed by the Commissioner of the Division on the 26th February 1877.

2. It is further declared, agreeably to the provisions of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the Division notified above, having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register

are of bhuinhari or manjhus tenure.

[First Publication.]

DECLARATION.

The 20th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway purposes, in the village of Kooshahaut, pergunnah Shazapore, sillah Furreedpore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 2 beeghas 6 cottahs and 4 chittacks of standard measurement, bounded on the south by land belonging to the Eastern Bengal Railway Company and Addy Nauth Kur; on the west by land belonging to Neechoo Dutt; on the north by land occupied by Wooma Nauth Ghose, Dwarkanauth Daw, Harran Chunder Kur, Essan Chunder, and Chunder Kur; and on the east by land occupied by Ramanundo Bose, is required within the aforesaid village of Kooshahaut.

This declaration is made under the provisions of section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Gort. of Bengal.

[Third Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for repairs at the 11th mile of the road from Chandrakona to Ghattal, in the villages of Diasya and Tulasichuck, pergunuah Chandrakona, zillah Midnapore, it is hereby declared that for the above purpose three strips of land of the average breadth of 48 fcet, and measuring, more or less, 12 beeglias 11 cottahs 11 chittacks of standard measurement, are required within the aforesaid villages of Diasya and Tulasichuck. The boundaries of the above strips are as follow:—

Boundary of Strip No. 1.

North .- Burdwan road.

East .- Paddy-lands of the late Kali Prosad Roy of Goldanga.

South.—The long strip of roadside land down the slope of the road from Ghattal to Chandrakona.

West .- Debottor land of Thakur Raghu Nath Jeu (Shebact Ram Das Mohanta).

Boundary of Strip No. 2.

North.—The long strip of roadside land down the slope of the road from Chandra-kona to Ghattal.

East.—Paddy-land of the late Kali Prosad Roy of Goldanga.

South.—Debottor lands of Thakur Raghu Nath Jeu (Shebaet Ram Das Mohanta) and Shibottor lands of mouzah Bhownipore under the charge of zemindar Baboo Joy Kissen Mookerjee of Utterparah.

West .- Burdwan road.

Boundary of Strip No. 3.

North.—The strip of roadside land down the slope of the road from Ghattal to Chandrakona.

East.—The drainage khal or the Holar-khal of the zemindar Baboo Joy Kissen Mookerjee.

South.—Paddy-land of Raghu Nath Jeu, Thakur Shebact Ram Das Mohanta, paikan land of the late Kali Prosad Roy of Goldanga, and paddy-land (mal) of Joy Kissen Mookerjee.

West.-Mal land of semindar Baboo Joy Kissen Mookerjee.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. REYNOLDS,

Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 5th March 1877.—Whereas it appears to the Lieutenaut-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for making a diviation line of road in the villages of Khoykhally and Salqoah, in the sub-

division of Dum-Dum, pergunnah Calcutta, zillah 24-Pergunnahs, it is hereby declared that for the above purpose 16 pieces of land measuring, more or less, 6 beeghas 3 cottahs and 1 chittack of standard measurement, bounded as noted below, are required in the aforesaid villages of Khoykhally and Salooal: :—

- Plot No. 1.—Measuring 1 cottah 6 chittacks and 10 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chunder Soor; west by Khoykhally kutcha main road; and east by mal land of Santiram Ghose and Ram Comul Hazrah.
- Plot No. 2.—Messuring 1 cottals 11 chittacks and 25 square feet, situated at

 Khoykhally, bounded on the north by mal land belonging to Santiram Ghose, Ram Comul Hazrah, and Raj Chunder Soor; south by
 mal land of Santiram Ghose and Ram Comul Hazrah; west and
 east by mal lands of Raj Chunder Soor.
- Plot No. 3.—Measuring 14 cottahs 7 chittacks and 25 square feet, situated at Khoykhally, bounded on the north and south by mal lands belonging to Raj Chinder Soor; west by mal land of Sautiram Ghose and Ram Comul Hazrah; and east by mal land of Prannauth Sircar.
- Plot No. 4.—Measuring 1 cottah 5 chittacks and 35 aquare feet, situated at Khoykhally, bounded on the north by mal land of Prannauth Sirear; south and west by mal land of Raj Chunder Soor; and east by Raj Chunder Soor's rent-free land.
- Plot No. 5.—Mcasuring 5 cottabs 6 chittacks and 30 square feet, situated at Khoykhally, bounded on the north and south by Raj Chunder Soor's rent-free laud; west by mal land of Prannauth Sirear; and east by mal laud of Sohodeb Roy and Nirtokally Burmoney.
- Plot No. 6.—Measuring 17 cottabs 2 chittacks and 20 square feet, situated at Salooah, bounded on the north by mal land of Nirtokally Burmoney and Kristokissore Roy; south by mal land of Sohodeb Roy and Nirtokally Burmoney; west by Raj Chunder Soor's rent-free land; and east by mal land of Oddoynarain Roy.
- Plot No. 7.—Measuring 5 cottahs 8 chittacks and 20 square feet, situated at Salooah, bounded on the north by mal land of Oddoynarain and Kristokissore Roy; south by mal land of Oddoynarain Roy; west by mal land of Nirtokally Burmoney and Schooleb Roy; and east by mal land of Kristokissore Roy.
- Plot No. 8.—Measuring 8 cottabs 15 chittacks and 15 square feet, situated at Salooah, bounded on the north by mal land of Kristokissore Roy; south by mal land of Nirtokally Burmoney; west by mal land of Oddoynarain Roy; and east by mal land of Shibkristo Roy.
- Plot No. 9. Measuring 4 cottahs 11 chittacks and 15 square feet, situated at Salooah, bounded on the north by mal land of Shibkristo Roy and Moonshee Golam Subdar and Brothers; south by mal land of Shibkristo Roy; west by mal land of Kristokissore Roy; and cast by mal land of Moonshee Golam Subdar and Brothers.
- Plot No. 10.—Measuring 17 cottahs 9 chittacks and 5 square feet, situated at Salooah, bounded on the north and south by mal lands of Moonshee Golam Subdar and Brothers; west by mal land of Shibkristo Roy; and east by mal land of Kristokissore Roy.
- Plot No. 11.—Measuring 6 cottabs and 30 square feet, situated at Salooah, bounded on the north by mal lands of Kristokissore and Shibkristo Roy; south by mal land of Kristokissore Roy; west by mal land of Moonshee Golam Subdar and Brothers; east by mal land of Shibkristo Roy.
- Plot No. 12 —Measuring 2 cottahs and 8 chittacks. situated at Salosah. bounded on the north by mal land of Shibkristo Roy; south by mal land of Kristokissore Roy; west and east by mal lands of Kristokissore Roy.
- Plot No. 13.—Measuring 13 cottahs 6 chittacks and 20 square feet, situated at Salooah, bounded on the north, east, and south by mal lands of Kristokissore Roy; and west by mal land of Shibkristo Roy.
- Plot No. 14.—Measuring 6 cottahs 7 chittacks and 15 square feet, situated at Salooah, bounded on the north, west, and south by mal lands of Kristokissore Roy; and east by mal land of Brojonarain Roy.

Plot No. 15.—Measuring 9 cottabs I chittack and 25 square feet, situated at Salooah, bounded on the north, east, and south by mal lands of Brojonarain Roy; and west by mal land of Kristokissore Roy.

Plot No. 16.—Measuring 7 cottabs and 4 chittacks, situated at Salocah, bounded on the north, south, and west by mal lands of Brojonarain Roy; and east by Salocah kutcha main road.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

A plan of the land may be inspected at the Office of the Cantonment Magistrate of Dum-Dum.

H. J. RHYNOLDS, Offg. Secy. to the Gort, of Bengal.

REVENUE AND

The following are the Receipts into, and Payments out of, the Treasuries

Ninu 1 1876-77 w	Moutus, 1711 1875-76.	•	RI	REVENUE AND OTHER RECEIPTS.							
				Hudget		Total Tabas	DET RECEIPTS				
increase.	Decresse.	•		Estimate, 1876-77.	To 81st Dec	ember 1876.	Same time	last year.			
, agrapa consequentes			•	£	£	£	£	£			
		Relence	on 1st April 1876			2,480,674		2,751,478			
••••••	75,909	I.	Land Revenue	3,667,000	1,705,493	2,200,014	1,781,402	2,101,410			
675	70,000	111.	Forest	24,000	11,046		10,871				
15,012		IV.	Excise	630,000	471,632		456,620				
	12	V.	Assessed Taxes		4		16				
	84,467	VI.	Customs	1,020,000	707,985		792,452				
39,436		VII.	Salt	2,574,000	2,009,295		1,969,859				
47,590		VIII.	Opium	5,590,000	4,611,840		4,364,250	_			
19,579		1X.	Stamps	935,000	700,182		680,603	·			
7,509		XI.	Post Office		130.933		123,424				
1,568		XIII.	Law and Justice	70,600	54,937		53,369				
3 0,903		XIV.	Marine	126,000	105,059		74,156				
	6,646	XV.	Interest	80,000	57,113		63,759				
•••••	1,088	XVI.	Receipts in aid of								
			Superannuations, &c.	5,000	2,920		4,008				
761	••••	XVII.	Gain by exchange	2,000	2,568		1,807				
••••	8,096	XVIII.	Miscellaneous	83,000	18,765		26,861				
•••••	566,734		Famine Relief				566,734				
	-			1							
				}	"						
			-								
63,033	742,952		Total Revenue	14,896,600	-	10,589,772		10.000.00			
00,000	1 -54,002	1	rotal acvenue	1410.00,000		10,008,772	•	10,969,69			

Decrease in Receipts Increase in Payments

£ 379,919 ,, 552,923

Net Decrease

, 932,842

. Total £		14,218,846 27,288,791		17,864,781 81,585,900
ments	26,030		25,458	
Bill and Transfer Receipts, other Govern-	1,100		123	
Military and Marine Department, Bengal Military Department, other Governments	1,135	c	150,809	
Telegraph Department	94,534 133,510		71,257	
Public Works Department	490,960		607,707	
,, other Governments	1,787,544		852,944	
" " India	1,194,839		3,720,409	
Account Current with London	34,689		25,606	
Advances Recoverable	1,059,095		1,677,806	
Local Remittances	6,352,795		·7,762,541	
Savings Bank	126,480		1,277,918 128,173	
Political Stipend Fund Deposits	199,008 1,314,179		167,849	
Provincial Services and Local Funds	1,387,177		1,382,112	
Miscellaneous Loans	16,375		14,434	

KPENDITURE-BENGAL.

in Bengal between 1st April and 31st December 1876.

	EX	PENDITURE			•	Nine Morres, 1878-7 With 1878-78.		
		Hodget	To	TAL TREAST	RT PATRIET			_
		Ketimate, 1876-77.	To Sist Dece	mber 1876.	Same time	last year.	Increases.	Decrease.
		£	£	.E	٤	£	£	Ł
2.	Interest on Service Funds	15,600	10,686		11,685	•		94
3.	Refunds and Drawbacks	97,000	65,575		99,712	1		84,18
4.	Land Bevenue	280,000	203,554	1	209,686	!		6,18
5 .	Forest	21,300	11,791	!	7,872	į.	3,919	
6.	Excise	29,800	23,210		22,505		705	
8.	Customs	68,000		1	51,198			98
9.	Salt	15,000	12,412		8,148	1	1,261	
0.	Opium	2,197,200	2.539,661		1,927,215		612,446	
1.	Stamps	23,800	- •		17,887	i	302	
8.	Post Office	•••••	176,607		184,863	į		8,2
5.	Administration	166,400			122,499		10,721	
в.	Minor Departments	15.200			12,302		1	1,89
7.	Law and Justice	658,000			492,997		7,210	
8.	Marine	199,456			159.923	1		21,16
9.	Ecclesiastical	23,900			17,507	1		87
0.	Medical	35,000			24,148		1,269	*****
21.	Political Agencies	1,600			4,489		182	
2.	Allowances (Treaty)	242,40 0			180,000			12,40
23.	Civil Furlough	*******	214	1			214	•••••
4.	Superannuations	70,300	,	1	54,932	•		7,4
5.	Loss by Exchange		90	1	13	i	77	•••••
26.	Miscellaneous	6,000			4,759		2,948	•••••
27.	Allotments for Provincial Services	1,107,500	834,282		881,957		2,325	•••••
	Total Espenditure	5,272,956	••••	4,998,670		4,445,747	646,642	93,7

Increase in Payments ... £ 552,928

Miscellaneous Loans		78,855		86,488	
Provincial Services and Local Funds		1,330,620		1,885,884	
Political Stipend Fund		122,628		225,044	
Deposits	•••	1,287,868		1,285,286	
Savings Bank		126,755		125,705	
Local Remittances		6,358,414		7,723,366	
Advances Recoverable	•••	1,066,877		1,684,728	
Account Current with London	•••	2,031		131	
,, ,, India		9,087,906		11,019,848	+
other Governments		881,749		352,988	•
Public Works Department		1,207,85×		1,878,111	
Telegraph Department		19.677		17,372	
Military and Marine Departments, Bengal		287,426		805,488	
Military Department, other Governments		14,620	1	11,877	
Bill and Transfer Receipts, other Governm	ents	16,407	1	12,051	
			21,884,191		25,614,312
Balance on 1st December 1876			955,980		1,525,841
Total £		1	27,288,791	Ī	81,585,900

D. BARHOUR, Offy: abedentant-General, Bengal

The state of the s

APPEN

Provincial Services

1. 111.	Imperial Allo		ead of Ser	vice.	-			Actuals, 1st April to	Budget estimate,
111.	Imperial Allo		- •		-			31st December 1876.	1876-77.
111.	Imperial Allo				,			Rs.	Rs.
		otment	s for P	rovinci	al Serv	rices	•••	83,42,824	1,10,75,000
	Departmenta	l recei	pts—						
	Jaila	•••	•••	•••		•••		4,26,360	9,06,200
	Registration	•••					•••	4,64,932	7,10,000
	Police	··•	•••	•••	•••	•••		40,659	67,600
	Education	•••			•••			3,52,799	4,97,500
	Medical	•••	• • •	•••	•••	•••	•••	85,742	1,68,240
	Printing	•••	•••		•••	•••	•••	36,250	57, 100
	Marine		•••	•••	•••			651	300
IV.	Miscellaneou	s recei	ipts—			•			
	Miscellaneou	s fees	and fin	es	•••	•••		8,577	c 12,600
	Contribution	8	•••	•••		•••			••••••
	Sundry Recei	ipts	•••		•••	•••		69,205	1,16,360
V1.	Public Work	8			•••	•••		46,426	1,19,000
	Advances Rec	covera	ble	•••	•••	•••		87,485	3,05,000
	Local Funds	•••	+	•••	•••	•••		84,42,572	61,14,127
l	Trust Funds	•••	•••	•••	•••	•••		1,41,218	94,082
									Top on market
									1 2 3 3 6 6
									ļ
									•
						Total		1,35,45,700	2,02,48,109

The 19th March 1877.

DIX.

and Local Funds.

n	18	BU	RSKM	KNTN.
---	----	----	------	-------

		1	Head of Se	TVICE.				Actuals, 1st April to 31st 1 secomber 1876.	Budget setimate, 1876-77.
• •	•							Ra.	R∎.
1.	Refunds			•••		•••	•••	22,921	23,000
3.	Jails			٠.			•••	11,79,532	16,97,578
4.	Registration						•••	3,67,746	5,30,924
5.	Police						•••	28,92,×50	41,59,436
6.	Education	•••	•••	•••			••	18,09,958	24,67,286
7.	Medical	•••		•••	•••	•••	•••	9,78,634	12,89,856
8.	Printing		••	•••	•••	•••	•••	2,00,499	3,56,542
9.	Marine		•••	•••	•••		•••	644	796
0.	Minor Establi	ishme	nta		•••		•••	2,95,881	3,88,517
1.	Office Rent, I	lates,	and Ta	xes		• • •		1,43,892	1,84,900
2.	Miscellaneous			•••		•••	•••	2,18,269	1,28,100
3.	Contributions		•••				•••	36,571	••••
4.	Public Works	•••	•••	• • •		•••	•••	11,77,670	26,33,575
	Advances Rec	overal	ble	•••	•••		•••	1,31,886	3,40,000
	Local Funds	•••	•••	•••	•••	•••	•••	33,83,891	58,36,699
	Trust Funds		•••		•••	•••	• • •	1,21,561	81 ,91 1
		٠							
						Total		1,29,57,401	2,01,18,565

is attributable to the receipts and charges being shown not in the Imperial accounts.

JUDICIAL DEPARTMENT.

No. 1478A.

The 5th March 1877.—The following gentlemen are appointed to be Honorary Magistrates for the Mohowah Bench, in the Hajeepore sub-division of the Mosufferpore district, and are vested with the powers of a Magistrate of the Third Class:—

Baboo Raj Narain Sing, Zemindar of Singhara.

, Mothura Nath, Rural Sub-Registrar of Mohowah.

Moulvie Rohim Buksh Khan, Zemindar of Rusnolpore.

The following gentlemen are appointed to be Honorary Magistrates for the Paroo Bench in the Mosufferpore district, and are vested with the powers of a Magistrate of the Third Class:—

Baboo Jung Bahadoor, of Bukhara., Doorga Sahai, of Bukhara.

" Sheon Pershum Sing, of Hurdee.

The following gentlemen are appointed to be Honorary Magistrates for the Gaighutti Bench in the Mozufferpore district, and are vested with the powers of a Magistrate of the Third Class:—

Rai Ramyee Singh Bahadoor, of Kewutsa.

Baboo Bishnath Sing, of Jarung.

The 15th March 1877.—Baboo Huri Prosad Das Gupta, B.L., is appointed to act as Moonsif of Hemtabad, in the district of Dinagepore, during the absence, on leave, of Moulvi Adiluddin Mohamed, or until further orders.

The 17th March 1877 .- Baboo Sant Prosad, Officiating Deputy Magistrate and Deputy

Collector, Monghyr, is vested with the powers of a Magistrate of the Second Class.

Baboo Jadub Chunder Gossami, Deputy Magistrate and Deputy Collector, Furreedpore, is vested with the powers of a Magistrate of the First Class.

R. L. MANGLES,
Offg. Secy. to the Govt. of Bengal.

ERRATUM.

The 20th March 1877.—In the notification dated the 12th instant, published in the Calcutta Gazette of the 14th idem, regarding the location of a special police force at certain villages in the district of Backergunge, against the item headed "clothing for one head constable and four constables at Rs. 4 per annum," for Rs. 6-10-8 read Re. 1-10-8 per mensem.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 10th March 1877.—Under section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor is pleased to sanction the addition of than Bansihari, at present comprised within the Sudder sub-district of Dinagepore, to the sub-district of Rayganj. The arrangement will take effect from 1st April next.

B. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 12th March 1877.—It is hereby notified for general information that under section 78 of the Bengal Municipal Act V (B.C.) of 1876 the Lieutenant-Governor ispleased, in compliance with the recommendation of the Commissioners of the Municipality of Rajpore, in the district of the 24-Pergunnahs, made at a special meeting, to sanction the levy, from the 1st May 1877, by the Commissioners, under section 122 of the Act, of a tax on carriages, horses, and other animals at the rates mentioned below:—

For every carriage drawn by one or two horses or ponies ... I 8 0
For every horse, pony, mule, or donkey ... 0 6 0

2. The Lieutenant-Governor is also pleased, under the said section 78 of the Act, to sanction, in compliance with the recommendation of the Commissioners at a meeting, the registration by them, under section 183 of the Act, of all carts kept of habitually used within the Municipality of Rajpore, in the district of the 24-Pergunnahs, and the levying of the undermentioned scale of fees:—

For every cart kept outside, but habitually used within the

Municipality 8 0 0

For every cart kept and used within the Municipality ... 2 0 0

R. L. Mangles,

Offg. Secy. to the Gost. of Bengal.

[First Publication.] NOTIFICATION.

The 14th March 1877.—Under section S, Act I (BC.) of 1878 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Shukoor Ali authorizing him to register Mahomedan marriages and divorces and to exercise the other functions of a Mahomedan Registrar within the town of Chittagong, in the place of Moulvie Abool Khair Mahomed Mohtashur Billah, deceased.

R. L. Mangles,

Offg. Sery. to the Gort. of Bengal.

[First Publication.]

NOTIFICATION.

The 14th March 1877.—Under section 3, Act I (BC.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant licenses to the gentlemen named below, authorizing them to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan registrar within the thansa specified against their names:—

District.		Registration sub-	Thana comprising Mahomedan Registrar's jurisdiction.	Head-quarters.	Name of Mahomedan Registrar
Тіррегай	Brahmsubariah	•	- Qaaba - Daudkandi	· Qasba · Daud kandi	Moulty Abdool Latif. Moulty Azizar Rahman Abused Khan.

R. L. MANGLES, Offy. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 17th March 1877,—Under, the provisions of section 5 of the Indian Registration Act VIII of 1871, the Lieutenaut-Governor is pleased to sanction the transfer of thana Ashanpur from the sub district of Bahiehar to the sub-district of Labbagh, in the district of Moorshedabad. His Honor also sanctions the transfer of the head-quarters of the present sub-district of Rampore Hat from Rampore Hai to Nalbati. Under section 7 of the Act the Lieutenant-Governor is pleased to appoint Baboos Peary Mohan Sircar and Shib Nath Bhattacharjea to be Sub-Registrars of Nalhati and Labbagh respectively. The arrangements will take effect from 1st proximo.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

(First Publication.)

NOTIFICATION.

The 19th March 1877.—It is hereby notified for general information that, under section 78 of Act V (B.C.) of 1876, the Lieutenaot-Governor has been pleased, on the recommendation of the Commissioners of the Municipality of Nattore, in the district of Rajshahye, made at a special meeting, to sanction the imposition, from the 1st May 1877, by the Commissioners under section 122 of the Act, of a tax on horses and other animals named below, at the rates specified against them respectively:—

					Per.	QUAT	ter	
•					Rs.	A.	۲.	
For every horse			•••		ł	0	0	
" pony	•••	•••		•••	()	X	Ú	
alachant					6	U	0	

The Licutenant-Governor is also pleased, under section 78 of the said Act V (B.C.) of 1876, to sanction, on the recommendation of the Commissioners at a meeting, the registration by them, under section 133 of the Act, of all carts kept or habitually used within the municipality, and the levying from the 1st May 1877 of a fee of Re. 1-8 half-yearly upon every cart for such registration.

R. L. Mangles,

Offg Secy to the Govt. of Bengal.

(First Publication.) NOTIFICATION.

The 20th March 1877.—It is hereby notified that under section 17 of Act V (B.C.) of 1876, the Lieutenant-Governor has been pleased to appoint the Superintendent for the time being of the Central Jail at Buxar to be an ex-officio Commissioner of the Municipality of Buxar.

R. L. MANGLES,

Offg. Sery. to the Goot. of Bengal.

[First Publication.] NOTIFICATION.

The 18th March 1877.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that owing to the bad character of, and constant depredations committed by, the inhabitants of Punkhachur and the neighbouring villages in the district of Jessore, the Lieutenant-Governor has sanctioned the quartering on them for a period of two years, from the 1st of April next, of an additional police force consisting of one head constable and three contables.

2. The cost of this force will be assessed on and levied from the inhabitants of the villages mentioned below in proportion to their respective means, according to the rate noted opposite each village:—

				Ks.	A.	P.
One head constable at Rs. 20	•••	•••	•••	20	0	0
Two constables at Rs. 8 each	• • •	•••		16	0	U
One constable at Rs. 7	•••	•••	•••	7	0	0
Pensionary charges	•••	•••	•••	5	6	0
Stationery and lighting	•••	***	•••	1	0	0
Ten per cent. contingencies	`	•••	•••	4	4	9
	Total per	month		53	10	9
		two years	•••	1,288	2	0
Clothing allowance at Rs. 4	each for t	wo years		32	0	0
Cout of building	•••	•••	•••	50	0	0
Tot	al cost for	two years	•••	1,370	2	0

	Names of Villages.				bui bui	Amount payable pe mensom for cost of police.				
				Rs.	A.	P.	Rs.	A.	P.	
Punkhachur	•••	•••		8	8	0	9	5	4	
Itwachur	•••	•••	•••	9	0	0	20	14	0	
Mullickpore	•••	•••	•••	7	8	0	. 8	2	0	
Patna	•••	•••		9	8	0	10	6	9	
Nuldanga	•••	•••	•••	8	0	0	8	4	0	
Brahman Patna	•••	•••	•••	7	8	0	8	0	0	

R. L. Mangles, Offg. Secy. to the Govt, of Bengal.

[First Publication.] NOTIFICATION. .

The 19th March 1877.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that as the villages of Bebaz and Kalashkatti, in the sudder sub-division of the district of Backergunge, are in a disturbed state, and breaches of the peace are apprehended owing to the existence of disputes regarding the possession of lands and collection of rents, the Lieutenaut-Governor has sanctioned, with effect from 1st December 1876, the employment for six months of a special police force, consisting of one head constable and eight constables, to be quartered at the said villages. The charge noted below will be levied from the residents of Kalashkatti and Bebaz, i.e. half of the cost will be levied from each of the villages:—

			Ra.	A.	P.
One first grade head constable at Rs. 25	•••	•••	25	0	0
Two first grade constables at Rs. 9 each	•••		18	0	0
Two second grade constables at Rs. 8 each		•••	16	0_	U
Four third grade constables at Rs. 7 each	•••	•••	28		0
	Total		87	0	0
Pensionary charges at 2 annas per rupee	•••	•••	10	_	U
Contingencies at 10 per cent	•••	•••	8	11	0
	Total	•···	106	υ 9	U
Or for a	ix months	•••	639	6	()
Clothing allowance for nine men, at Rs. 4	per annum		18	Ø	0
Barracks	•••	•••	50	o O	0
Total cost for	six months	•••	707	6	0

R. L. MANGLES, Offg. Secy. to the Goot. of Bengal.

[First Publication.] NOTIFICATION.

The 20th March 1877 .- The following revised notification is issued in substitution of the notification dated the 8th instant, published in the Calcutta Gazette of the 14th idem :-

It is hereby notified, under the provisions of section 15 of Act Y of 1861, that in consequence of the frequent breaches of the peace which occur between semindar Jagot Chunder Rakhit and his ryots of the villages of Kaliaish, Katgurh, and Mungyaporee, in than Sattania, in the Chittagong district, the Lieutenant-Governor has sanctioned the employment for a period of six months of an additional police force, consisting of one head constable and ten contables, to be quartered in the said villages.

The cost of the force as noted below will be assessed on and levied from the inhabitants

of the villages in proportion to their respective means :-

						Ks.	A.	P.
One first grade head			25			25	0	0
One first grade cons	table at Rs. 9	}		•••	• • •	9	0	0
Two second grade co	nstables at I	₹s. 8	each	•••		16	0	0
Three third grade co	nstables at	., 7		•		21	0	0
Four fourth grade co	nstables at	<u>"</u> 6	; ;,	•••		24	0	0
Pension charge				•••		11	14	0
Contingencies			••	•••	••	9	8	0
			Total	per mensen	•••	116	6	0
		C	ost for	r six months		698	4	U
		ŀ	Buildin	g		50	0	0
				Total	•••	748	4	0
								_

R. L. MANGLES, Offg. Secy. to the Goot. of Bengal.

[First Publication.] NOTIFICATION.

The 20th March 1877.—In continuation of Government Notification of 3rd August 1876, it is hereby notified, under the provisions of section 15 of Act V of 1861, that whereas the village of Kharshalika, in the Serajgunge sub-division, in the district of Pubna, is still in a disturbed state, the Lieutenant-Governor has sanctioned the retention for a further period of three months of a special police force of one head constable and eight constables to be quartered in the disturbed village of Kharshalika, in the jurisdiction of Shazadpore police-station, in the aforesaid district, for the purpose of keeping the peace between the zemindars and the ryots of the said village.

The cost of the force noted below-will be assessed on and levied from the inhabitants of

the said village in proportion to their respective means : -

							_
Grand total for thr	ee months	•••	•••		250	4	3
Housing	•••	•••	***	•••	18	12	0
For three months	•••	•••	***		231	8	3
			Total	•••	77	2	9
Contingencies at te	n per cent.	•••	•••	•••	6	4	8
Pensionary charges		per rupee		• • •	_	14	0
Eight constables on	Rs. 6 each		• •		48	0	0
One head constable	on Rs. 15				15	0	v
					Ra	. А.	P

R. L. MANGLES,
Offg. Secy. to the Goot. of Bengal.

[First Publication.] NOTIFICATION.

The 20th March 1877.—In continuation of the notification of Government dated 14th December 1876, published at page 1524 of the Calcutta Gazette of the 20th idem, the Lieutenant-Governor has been pleased, in the exercise of the power vested in him by section 10 of the Bengal Municipal Act V (B.C.) of 1876, to order the suspension of the said Act in the town of Dowlutkhan, in the district of Backergunge, for a further period of three months, i.e. from the 1st February to the 30th April next, and the remission of all taxes leviable in the said town under the Act for the aforesaid period of three months.

R. L. MANGLES, Offg. Secy. to the Goot. of Bengal.

[First Publication.]

NOTIFICATION.

The 20th March 1877.—The Lieutenant-Governor has been pleased to prescribe the

Amirabad.
 Bandor Madariport.
 Lakheegenge.
 Mailarsporte.
 Char Mugaris.
 Char Khagdt.

Khagdi with Dailbazar.

8. Kalpaddi,
9. Char Madaripore,
10 Aoj Nagore,
11. Husti,

12. l'utia. 13. Hazrapor. following revised limits for the town of Madaripore as those within which the provisions of chapters I, II, and V of Act V (B.C.) of 1876 (the Bengal Municipal Act) shall be in force, with effect from the 1st April next. The town as now constituted shall include the villages noted

in the margin, and shall be bounded as follows:—On the north, by Pachkhola Donc; on the south by the villages Ghatmanji Gaidi, Thantali Kukrail, Suiderbali, Mabarakdi, Gurkhan, and Brahmandi; on the east by river Arial Khan; on the west by the villages Aoj Dargabardi and Putia Khal, and River Kumar.

R. L. Mangles, Offg. Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 20th March 1877.—It is hereby notified for general information that the Lientenant-Governor of Bengal has been pleased to direct that the provisions of section 11 of the (lambling Act [Act II (B.C.) of 1867] shall be extended to the following tracts of country in the Midnapore district, with effect from the 15th April 1877.

A tract extending to 150 feet on either side of the mid-line of the road leading from the town of Bankoora to that of Midnapore, commencing from the boundary between the districts of the same name and extending up to the municipal limits of the Midnapore sudder station.

A tract extending to 150 feet on either side of the mid-line of the road leading from Calcutta to Midnapore, commencing at the west bank of the Roopnarain River and extending up to the municipal limits of the town of Midnapore

A tract extending to 150 feet on either side of the mid-line of the road leading from Midnapore to Cuttack, commencing at the municipal limits of the Midnapore town and extending up to the boundary between the Midnapore and Balasore districts.

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 20th March 1877.—Under section 50, Act X of 1872 (the Code of Criminal Procedure), the Licutenant-Governor is pleased to direct the Magistrate in charge of the Begoo Serai division of the Monghyr district, and Baboo Mohim Chunder Roy Chowdhry, or either of them, to sit together with Baboo Hurri Proshad. Baboo Monohur Lall, Baboo Hurhuns Narayan, Baboo Tularam, Monlvie Abdool Waheb, Moonshee Shamshuddin, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Beuch at Begoo Serai for the trial of offences arising within the Begoo Serai division of the Monghyr district. The Bench thus constituted shall exercise the powers of a Magistrate of the second class, and the power to try summarily all or any of the offences mentioned in section 225 of the said Act.

R. L. Mangles,

Offg. Secy. to the Gort. of Bengal.

[First Publication.] NOTIFICATION.

The 20th March 1877.—Under section 50, Act X of 1872 (the Code of Criminal Procedure), the Lieutenant-Governor is pleased to direct the Magistrate of the district of Monghyr, the Joint-Magistrate of Monghyr, Mr. H. Dear, Mr. C. Ambler, Mr. G. Thomas, and Baboo Okhil Churn Mullick, or any one or more of them, to sit together with Mr. C. Curtis, Dr. H. W. Hill, Baboo Gunga Proshad, Baboo Aghore Chunder Mookerjee, Baboo Kumleshari Proshad. Shekh Yar Ali, Shah Wajid Ali, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Bench at Monghyr for the trial of offences arising within the Sudder division of the Monghyr district. The Bench thus constituted shall exercise the powers of a Magistrate of the second class, and the power to try summarily all or any of the offences mentioned in section 225 of the said Act.

R. L. MANGLES, Offg. Secy. to the Gort. of Bengal.

[First Publication.]

NOTIFICATION.

The 20th March 1877.—It is hereby notified that under the provisions of acction 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare that the ferry between Goalundo, the head-quarters of the sub-division of that name and Hoomooria char, on the northern side of the River Ganges or Pudma, is a public one.

This notification is published in supersession of the one published at page 239 of the Calcutta Gazette of the 14th February 1877.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 5th March 1877.—It is hereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village Chowkidaree Act), the Lieutenant-Governor is pleased to extend the provisions of that Act to the district of Hooghly with effect from the 1st April 1877.

R. L. MANGLES,

Offg. Secy, to the Goot, of Bengal.

[Second Publication.]

NOTIFICATION.

The 6th March 1877.—Under the provisions of section 234 of the Bengal Municipal Act V (B.C.) of 1876, it is hereby notified that the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Madarcepore, in the district of Furreedpore, at a meeting, to extend all the provisions of Part VII, Chapter 2 of the Act to the said Municipality.

R. L. Manders,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 12th March 1877.—It is hereby notified, under the provisions of section 15 of

1 Head constable 2 Constables at Rs. 8 each 3 at Rs. 7	16	0	0	
-	45	0	0	
Stationery Contingencies at 10 per cent Pension charges at 9 annes				
on the rupes			0	
	56	. 6	0	per month.

Clothing for one head-constable and four constables at 6 per annum ... 6 10 5 Act V of 1861, that with a view to the preservation of the peace in the villages of Bhobaneoure and Chandpore, in the jurisdiction of thana Nulchitti, in the Backergunge district, where a dispute still exists regarding the possession and rents of certain lands and tenures in pergunnah Havili Selimahad, the Lieutenant-Governor has sanctioned the employment, for a further period of two months, from 1st February to 31st March 1877, of the special police force consisting of one head constable and four constables quartered at those villages under Government order No. 1048, of 20th March last. The charges specified in the margin will be levied as heretofore from the villagers.

R. L. Mangles,

Offg. Secy. to the Goot. of Bengal.

[Third Publication.]

NOTIFICATION.

The 3rd March 1877.—In continuation of the Notification of Government, dated the 10th April 1876, published at page 396 of the Calculta Gazette of the 19th idem, the Lieutenant-Governor is pleased to appoint Mr. W. H. Page, Joint-Magistrate, of Nuddea, to be a Commissioner of the Kishnaghur Municipality in the place of Mr. D. B. Allen.

B. L. MANGLES,

Ofg. Socy. to the Govt. of Bengal.

certain cases),

as continued in

force and amend-

ed by Act VI of

[Third Publication.] NOTIFICATION.

The 1st March 1877 .- It is hereby notified or general information that the provisions of Act XXXI of 1860 (relating to the manufacture, importation, and sale of arms and ammunition, and for regulating the right to keep and use the same, and to give power of disarming

Sections 2 to 4, Act XXXI, 1800, Sections 5 to 16, Act XXXI, 1809, Sections 17 to 19, Act XXXI, 1800, Sections 26 to 35, Act XXXI, 1 60.

to mented by sections 2 and 3 of Act

1866 (the Arms' Act Continuance Act), are in force throughout the territories subject to the control of the Lieutenant-Governor of Bengal.

2. The powers of seizure, search, and arrest in rertain rases, as laid down in sections 20, 25, and 31, Act XXXI, 1860, are still possessed by the persons who have been vested with these powers by the law.

The following revised rules have been prescribed nuler the Act for the importation, transhipment, mland transport, and exportation of arms and ammunition, for the grant of licenses for carrying arms, aml for the manufacture and sale of arms and ammunition in Bengal:

- Under the provisions of section 17 of Act XXXI of 1860, the importation from any place not in British Imlia of all cannon, howitzers, mortars, arms, percussion-caps, sulphur, saltpetre, gunpowder, and other ammunition into the terrinorms under the Lieutenant-Governor of Bengal, is prohibited, unless covered by a license or pass.
- Limenses to import arms and ammunition into the Lower Provinces of Bengal by land may be granted by the Secretary to the Government of India, Foreign Department, or by the Secretary to the Government of Bengul in the Judicial Department. Calcutta is the only port in the Lower Provinces where importation by sea is permitted. Persons desirous of importing arms, &c., by sea into Calcutta, or into any of the districts of Lower Bengal, must apply for a livense to the Commissioner of Police at Calcutta This officer is also authorized to grant licenses for importation through the Port of Calcutta into districts of British India under other Local Governments and Administrations. Applications for a heense to import arms must be made in writing, and must contain full information on the following pointe:-

1st.—Purpose for which required.

2nd.-Probable cost of each wemon.

3rd .- Piace at which the goods will be im-

4th .- District in which the arms and amniunition are to be used, kept, or sold.

- 5. The Commissioner of Police, on receipt of applications in the prescribed form, is authorized to grant licenses according to Form A, at his discretion, for the importation of arms and, in ; reasonable quantities, of ammunition. His proand direction of the Government of Bengal.
- 6. Licenses for the importation of fire-arms will not be granted by the Commissioner of

exceeding three months, within which the license must be used, and after which its authority will cease. A fresh license must be taken out for each separate importation.

- 7. Any considerable importation of arms will require special explanation and guarantee that their use is to be impficusive before a license is granted. The Commissioner of Police will not grant licenses for the importation of fire-arms in large quantities without reference to the Government of Bengal in the Judicial Department.
- The granting of a license must depend upon the facts of each case, or upon the general complexion of the explanations obtained guns may be imported in moderate quantities to wild districts, where they are required to keep down wild beasts or to kill game; but in default of some such good and substantial motive for importing a large number of guns, the license should ordinarily be refused. Costly guns can be admitted with greater safety than pheap arms; for only the latter can be employed to any extent for military or aggressive purposes, while the former are nearly always used for sport. When arms are of a kiml to raise suspicion that they may be possibly meant for warfare, or for illegal purposes, such as pistols, bayonets, or cheap gams, the Commissioner of Police must satisfy himself very carefully as to the object, reasons, and direction of import, before he admits them under license. He can do this by testing the references which the applicant may give, and by communicating with the Government of Bougal.
- 9. The Collector of Customs will not, except in the case of European gentlemen importing a reasonable quantity for their private use, deliver any arms or ammunition unless protented by a pass from the Commissioner of Police at Calcutta. When persons, other than European gentlemen. desire to import fire-arms for their private use, they should be referred to the Commissioner of Police, who will grant a pass at his discretion: he need not, however, under the Act, require a license to be taken if the quantity of arms imported is reasonable, and if intended for the importer's own private asc.

10. A license need not be refused for all arms brought into the river, for the importation of which no previous permission has been obtained. When such arms are themselves of an unobjectionable character, the Commissioner of Police may grant for them the license in Form A and the Customs pass in Form B together, provided he is satisfied that there is no intention to evade the rules.

No license or pass will be granted for 11. rifles of a military pattern, or of patterns easily convertible into military weapons, unless the consignees produce specific orders from English gentlemen for the weapons.

12. The consiguee, on arrival of the arms and ammunition, must produce his license to the Commissioner of Police at Calculta, upon which he will receive from the said officer a pass in Form B for the delivery by the Customs authorines of ceedings will be subject to the general control; such arms and ammunition as may be mentioned in the license.

13. The Collector of Customs will be respon-Police unless he is satisfied that the weapons are the description given in the pass; and in case of sible for seeing that the arms imported answer to

- 14. Under the provisions of section 1, Act XVIII of 1841, the exportation of arms and ammunition from British India, whether by land or by sea, to places without British India, is prohibited, except under passes to be grauted by the Secretary to the Government of India in the Foreign Department. This rule does not apply to sulphur and saltpetre, which are not included in the term "anomnication." In the event of any necessity arising, the Government of India has power under section 23, Act VI of 1863, to restrict the trade in these articles.
- 15. Export passes are granted subject, as far as may be, to the rules for the transport of arms within British India; and wherever there is a Political Agent, Cantonment Magistrate, or other British official at the place of destination, the pass shall be delivered to him within six days of the arrival there of the articles covered by it, with a view to his satisfying himself that there is no deficiency, in the same manner as a Magistrate of a British district is required to do by the Inland Transport Rules prescribed below.
- 16. Under the provisions of section 6, Act VI of 1873, the transhipment of cannon and fire-arms, and parts of fire-arms, and of gun-powder and other anomotion, at any of the ports to which the Act extends, is prohibited, except under leceuse from the officer charged to grant licenses of import into British India.
- 17. Under the provisions of section 22, Act XXXI of 1860, the Governor-General in Conneil has been pleased to prohibit the transport of firearms and parts of fire-arms and military stores, lead, sulphur, guu-powder, and other ammunition from any place in British India within the jurisdiction of one Local Government or Administration to any place in British India within the jurisdiction of another Local Government or Administration except under the following rules and conditions.
- 18. Any person desirous of transporting any of the above-mentioned articles [except in reasonable quantities for his own private use] from Calcutta into the interior of British India beyond the territorial jurisdiction of the Lieutenant-Governor of Bengal reast apply for a pass to the Commissioner of Police at Calcutta.
- any such articles from any place in the Lower Provinces of Bengal, other than Calcutta, to any place in British India within the territories of another Local Government or Aductistration, he must apply for a pass (which will be granted in Form C annexed) to the Secretary to the Government of India in the Home Department, or to the Secretary to the Local Government of the territory out of which he desires to convey the articles, or to the Magnatrate or Deputy Commissioner or other chief Executive Officer of the district out of which he desires to convey the articles, or to such other officer as the Government of India may have authorized by notification to grant such a pass.
- 20. The application must in either case be in writing; it must specify the town, station, or other place into which the articles are intended to be transported, and must contain full information as to the quantity, quality, and description of the articles, and the purpose for which they are respectively designed. Where the articles have

been imported from abroad, the license under which they have been imported must be appended.

- 21 It will be within the discretion of the officer authorized in the behalf to grant the pass if, from the information thus given and otherwise obtained, be considers that such pass rany be safely granted. A register shall be kept of all passes so granted, and a copy of each pass shall be sent to the Magistrate of the district within which the place to which the articles are to be transported is situated.
- 22 The articles covered by each pass shall be taken direct to the place of destination mentioned in the pass without being sold or made use of at any intermediate place.
- 23. On the articles reaching their destination, the person in charge thereof must deliver the pass to the Magistrate of the district within six days. It will be the duty of that officer to satisfy himself that the articles transported correspond with the entries in the pass, and to see that any deficiency that may exist is satisfactorily accounted for. The pass shall then be endorsed and remarded to the holder, if he may lawfully keep in his possession the articles of which it covers the transport.
- 24. The prohibition stated in paragraph 17 above does not extend to the transport of saltpetre, the only restriction placed on which is that it shall not be transported from any part of India to any port on the east coast of the Bay of Bengal within the jurisdiction of the Chef Commissioner of British Barmole save under brease from the said Chief Commissioner.
- 25. Under the provisions of section 22, Act XXXI of 1860, the Lieutenant-Governor has been pleased to prohibit the transport of any fire-arms, or part of fire-arms, bayonets, swords, daggers, spears, spear-beads, nilitary stores, lend in the shape of shot or bullets, sulphur, gan-pawder, and other smoonaition from any one place to any other place within the Lower Province of Beight except inder the following rules and conditions.
- 26. If the arms and ammunition are to be transported from Calcutta to any of the districts under the Lieutenant-Governor of Bengal, the Commissioner of Police, at the time of granting the pass for delivery from the Custom House, will grant a pass to Form C for the transmission of the said goods to the place to which the importation is sacctioned in the license, and he will forward a copy of the pass to the Magistrate of the district in which the place is situated.
- 27. If the transport is not to be made under import pass, as in the preceding section, application for a pass must be made to the Co numsioner of the Division where the place is situated into which it is proposed to transport the goods.
- 28. The provisions of Rules 20, 21, 22, and 23 are applicable to all cases in which application is made under Rules 26 and 27.
- 29. The following fees are to be charged for the issue of licenses and passes under the foregoing rules:—

For each license in Form A for per- mission to import arms and ammu-	Ra.
For each pass in Form B for the deli- very of arms and ammunition from	5
the Custom House	1 5

FORM B.

FER ONE RUPER.

PASS for the Delivery of Arms and Ammunition by the Collector of Customs.

,			· · ··	المالكان	. .	. —— —		** ======		 ·
Name of consignee.	Piaco of bunmens.	Date of pass.	Description of arms.	Number.	Description of ammu- nation.	Quantity.	Ship by Which imported.	Arms, &c., by whom supplied.	License for importation by whom granted, and date thereof.	Remarks.
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FORM C.

FEE FIVE RUPEES.

PASS for the transit of Arms and Ammunition from District of	•	to	in the
	· !	-	

		:	1 .		ì			1 mbars
Name of holder.	Pince of busi-	Description of arms.	Number.	Description of ammunition.	Quantity.	Mode of transit.	Up to what date pass is valid.	REMARKS.
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FORM D.

LICENSE to carry Arms, issued under Sections 28, 29, and 30 of Act XXXI of 1860.

A	to whom father's	E RESIDENCE OF GRANTES.		to what then		mited to the whether it is followers: In number of inemed, and if description be carried by		
License by whom granted.	Nume of person granted, and name.	Village.	Police station.	District.	From what date to what date live in granted,	District, town, or places which the license is have operation.	Whether operation license is limited to the grantee, or whether extends to his followers licensed, an number and description of arms to be carried each.	REMARES.
		American Company						Borran addinger
			tion of the state of the state of the		:		;	:
:					;	•	1	
;		: :		-	;		: :	
· !					• ;		 	
							; ;	

FORM E.

LICENSE to carry Arms on a Journey, issued under Clause 4, Section 32 of Act XXXI of 1860.

	} :	d, and	Russ G	DRNC! LANTI	K OF	moverd.	which pro- nd names of and chief ough which e is to have	which tpected d up to license	Whether operation of license is himfed to the	
License by whom granted.	Date of issue of license.	Name of person whom granted, father's name.	Village.	Police station.	District.	To what place proceed inc.	Route by which credible, and madistricts and towns through the first coperation.	Probable time journey is ex to occupy, and what date the is valid.	grantes, or whether it extends to his followers: if the latter, number of followers licensed, and number and description of arms to be carried by each.	BEWARES
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i					 				t t	
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	Amendedes (46.2			1	•		:		r	
		1	;					;		
• •			a company	:		:				
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80. The foregoing rules do not apply to arms and ammunition transported by any person in small quantities for his own private use, but a license or pass may be granted for such arms or ammunition at the discretion of the officer to

whom the application is preferred. 81. Section 82 of Act XXXI of 1860, absolutely prohibiting the possession of any arms or ammunition without a liccuse, is not now in force in any district of Bengal, inasmuch as no district is at present disarmed under that section.

32. In districts and places not brought under the provisions of section 32 of the Arms' Act, persons are not absolutely prohibited from carrying arms without a license; but any person not exempted by section 27 from the provisions of the two previous sections is liable to be disarmed by any Magistrate or police officer under section 26 if, in the judgment of such Magistrate or police officer, it is dangerous to the public peace to allow such persons to go armed or to carry arms.

33. In the districts noted in the margin, the

All the districts of the Burdwan, Orissa, and Chota Nagpore Divisions, 24-Pergunnaha, Nuddes, and Jessore

in the Presidency Division.
Chumparun, Sarun, Dirbhunga, and Mozufferpore in the Patua

Rajahahye and Pubna in the Rajahahye and Cooch Behar Division. Maldah in the Bhagulpore Divi-

Government has not insisted on the people taking out licenses to own or carry arms. In these districts the local officers will refrain from enforcing the provisions of section 26 of Act

XXXI of 1860, except in special cases, in which there are good grounds for believing that such a measure is necessary for the preservation of the public peace.

34. In the districts noted in the margin, the

All districts in the Dacca and Cooch Behar Division.

Gys, Patns, and Shahabad in the Patna Division.

Moorshedabad in the Presidency

Magistrates are bound to insist on licenses being taken out before arms are carried. They must however, observe, that they are not

authorised to interfere with the mere possession of arms, if the possessor does not carry them or go armed. The license must be in Form D annexed.

- 35. Any person in the districts named in Rule 34, who is not exempted under section 27 of the Act, and who is desirous of obtaining a license to carry arms, shall make an application in writing to the Magistrate in charge of the district or subdivision in which he may be residing. The application must be on an 8-anna stamp, and contain the following particulars:-
 - Name and address of applicant.

Period for which the license is required (2) (in no case to exceed one year from date).

- For what purpose the arms are required, and the place where the applicant proposes to reside during the currency of the license.
- (4) Description of arms for which a license is sought.
- Whether the arms are to be carried only (5) by the applicant or by his followers: if the latter, the number and description of arms to be carried by each follower.
- 36. Some of the districts named in Rule 34 being situated on the frontier, the unrestricted right of possessing and carrying arms would

tribes on the border, out of whose hands it is of the greatest importance that arms and ammunition should be kept. In the other districts specified, the people are turbulent and prone to engage in affrays and riots, and it is necessary for this reason to place a check on the possession of arms by them.

37. The license given must be renewed year by year. The registration of these licenses will enable each Magistrate to ascertain the number of arms kept by the people in his jurisdiction.

38. Licenses to carry arms on a journey may be given to bond fide travellers in Form E by the Magistrate of the district or sub-division (and in Calcutta by the Commissioner of Police), provided that, save for special reasons, no such license shall be current for more than a fortnight beyond the time required for the ordinary course of post between the place at which the license is granted and that to which the applicant is travelling.

39. The Magistrates should use caution in the issue of licenses to carry arms on a journey, and give them only if satisfied, on inquiry, that they can be safely granted. A register must be kept of all passes so granted, and a copy of such pass shall be sent to the Magistrate of the district to which the traveller is proceeding, in order that the Magistrate may insist upon a license being

taken out there if necessary.

- 40. Besides such licenses, no passports or certificates or documents of any kind shall be granted by Magistrates or other authorities, Civil and Political, to any persons travelling or intending to travel in India, cither in the territories subject to the Government of Her Majesty, or in Native States. Persons intending to travel from India to Forcign countries can, as heretoforc, obtain passports on application to Government in the proper department.
- 41. As to the manufacture and sale of arms, Magistrates have under the Act complete power to grant licenses and recall them, and can therefore impose any condition they desire; for if the condition is not fulfilled, the Magistrate is empowered to rescind the license at the end of the year. In this way a limit can be placed upon the quantity of arms and ammunition which a manufacturer may dispose of under license; but ordinarily it will only be necessary for the police to keep themselves well informed as to his actual stock, and to take means for testing the correctness of the stock-book entries. No license is required for the sale and manufacture of fire-works.
- 42. Licenses to sell arms are, in the districts of Purneah, Dinagepore, Rungpore, Tipperah, Chittagong, Dacca, Backergunge, Mymensingh, Julpigoree, and Darjeeling, to be given only to those persons to whom a liceuse to transport arms, &c., would be given by the Commissioner under Rule 27. Such licenses should be very charily given in those districts after reference to the Commissioner of the Division, and only at Sudder Stations, except in the district of Chittagong, where the Commissioner is specially authorized to grant such licenses to respectable men at the head-quarters of sub-divisions. Commissioners of Divisious are authorized to withdraw licenses from dealers in arms who may have their shops at places other than at the Sudder Station,

the sales. The fce for a license to sell arms is ten rupees. Court fee labels are not to be used for the payment of stamp duty, which must be levied by means of stamps authorized under Act XVIII of 1869.

43. In districts where licenses are permitted to be given for the sale of arms and ammunition at the head-quarters of sub-divisions, the sub-divisional officer shall exercise a close and careful supervision over the transactions of the licensed dealers, and shall submit periodical reports of all transactions for the information of the Commissioner of the Division. The sub-divisional officer is required to see that arms and ammunition are sold only to such persons as are known to be residents in the sub-division, and that all arms so sold are registered and produced when required for inspection.

44. Under sections 14 and 15 of the Act, the Lieutenant-Governor has authorized District and Assistant Superintendents of Police to enter the premises of persons licensed to manufacture or to deal in arms and ammunition, and to inspect the books kept by them in the course of their trade. Joint-Magistrates are empowered to inspect the books of the shops in the Sudder sub-division, and the officers in charge of other sub-divisions are also authorized to exercise the same power within their respective jurisdictions. The proper maintenance and inspection of these books, which are

essential at all times to effective control over the traffic in arms, has become very much more important now that the cheeks on importation are likely to stimulate home manufacture.

- 45. As manufacturers cannot sell without their customers bringing themselves under the rules of iuland transport in the process of taking away their purchases, Magistrates have a further means of controlling their trade.
- 46. The licenses of all dealers in arms, &c., must contain a stipulation that they will abide by the rules above laid down under penalty of forfeiting their license. They must also undertake to enter in their books, besides the purchaser's name, the name of his father (for native purchasers), his place of residence, and the police station within the jurisdiction of which he resides. Licenses granted under section 7 of the Act to sell arms should bear a note drawing attention to the necessity of the dealer's procuring also an import or transit pass, or both, before he can import or transport arms for sale. The licenses of dealers in Calcutta should contain a stipulation that they will sell to dealers residing out of Calcutta only when they produce a pass in Form C from the Commissioner of the Division where they reside, and that they will enter in their registers the particulars of each such

FORM A.

FEE FIVE RUPEES.

LICENSE for the Importation of Arms and Ammunition into the Port of granted by

_		وورج شنشان		_				•	
Name and address of applicant.	Description of arms.		Description of ammu-	Quantity.	Purpose for which re- quired.	Value.	Port in which to be landed.	District and place to which to be conveyed after importa-	REW AREA.
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FORM F.

STOCK BOOK to be kept by all persons licensed to manufacture or deal in Arms under Section 12, Act XXXI of 1860 (Arms' Act).

	1			ARTICLE.		Whather nurchand	Il imported direct,	If purchased
Date.	Btonk }	hook No.	Naturo.	Description.	Quantity.	Whether purchased or imported direct.	Il imported direct, number and date of Forms A and B and name of ship.	If purchased from whom, and date of purchase.
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	1					Ten on on any		
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FORM G.

SALE BOOK to be kept by all persons licensed to manufacture or deal in Arms under Scanon 14, Act XXXI of 1860.

	Š	-	ABTICLES SOLD.				: - · ·
Date of sale.	Stock book No.	Nature.	Description.	Quantity.	Price.	Name of purchaser.	Residence of purchaser.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Section Register No. 1.	Specification of arms or ammunition, whether gun, rife, sword, caps, gunpowder, &c.	marks, maker's:			Father's name also, if pur- chased by a native.	If m a town, give street and number; if in district, name of vi llage, police thans, pergunnah, and ziliah.
;		!	a de la constante de la consta				
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	T T This manager gar is				!		

FORM II.

(On stamp paper of the value of ten rupees.)

LICENSE to manufacture or deal in Arms and Ammunition for one year from the date hereof.

d place	that is,	Descript arm	lion of	Description muniti	of am-	f out- ription unition	de pur-	red cutturn excrittion of annunition during the of the last	I purchase th descrip- and amou- nth during of the last nse, if any.	
Name of holder and place of residence.	Place of husiness, that is, manufactory or shop.	To be manufac- tured.	To be dealt in.	To be manufac- tured.	To be dealt in.	Probable estimated out- turn of each description of arma and ammunition per month.	Estimate of probable pur- chase and sale of anni and aumunition per neuth.	Actual reported cutturn of each description to arms and amountition for month during the currency of the last precedure heers, if any	Actual reported purchase and sale (seat description of arms and amount utilies per month during the currency of the last preveding license, if any	REMARES.
1				Complementary Service of		A speciality (speciality) from 1945			/	
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I	 Dated 1	 at	-		· }					
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FORM I.

LICENSE is hereby granted, under the authority of Act XXXI of 1860, clause 3 of section 32, to of to have in his possession the arms and ammunition hereunder specified:

								Number and Quantity of each.
'ire-arms	•••		•••		•••	•••		F
							}	1
Sayoneta	•••	. •••	•••	•••	•••	•••		i.
words	•••	**1		•••	***			
aggers	***	•••			•••		!	
pears			•••		•••	•••		,
pearheads		•••	•••	•••	. •••		f 1	!
ercussion caps					•••		; *** ;	;
unpowder		•••		•••	•••		·	ì
ulphur	•••	•••				•	 !	
ther ammunition		•••	٠.		•••		*** :	

[Third Publication,] NOTIFICATION.

The 3rd March 1877.—In supersession of all previous notifications, it is hereby notified for general information that, under sections 15 and 17 of Act V (B.C.) of 1876, the Lieutenant-Governor is pleased to appoint the under-mentioned gentlemen to be Commissioners of the several municipalities specified hereunder in the districts of the Presidency

For the North Suburban Municipality.

The District Superintendent of Police, 24-Pergunnahs, for the time being (ex-officio).

Bahoo Prosono Coomar Banerjee of Baranaggur.

Prosono Coomar Banerjee of Arreadah.

Shumbhoo Chunder Mookerjee.

Baboo Sharoda Prosad Banerjee.

" Mohendro Nath Gangooly.

Sree Nath Singhi. Nimchand Moitra. "

Boiount Nath Chuckerbutty. "

Omesh Chunder Mookerjee. **3**}

Mohadeb Ghosal. ,,

For the South Suburban Municipality.

The District Superintendent of Police, | Baboo Tara Coomar Rai Chowdhery. 24-Pergunnahs, for the time being (ex-officio).

Revd. Taraprosad Chatterjee. Baboo Umbica Churn Rai.

- Becharam Chatterjee. ,,
- Nilmoney Mookerjce. Protab Chunder Ghose. ,,

- Shushi Bhusun Banerjee. "
- Jadhub Chunder Ghose. . ,,
 - Keshub Chunder Ghose. "
 - Tarini Churn Paul. "
 - Koilas Chunder Ghose. "
 - Punchanun Banerjee.

For the Rajpore Municipality.

The District Superintendent of Police, 24-Pergunnahs, for the time being (ex-officio).

Bahoo Nobin Chunder Ghose, Rajpore.

Upendro Nath Moitra.

Kali Dass Bose. "

Mohendro Nath Rai Chowdhery.

Baboo Chirunjib Mookerjee.

- Nobin Chunder Ghose of Harinavi. 3)
- Gyun Chunder Bhattacharjee. 33
- Surendro Nath Ghosc. "
- Jogodish Bhattacharjee.

Pundit Annunda Chundra Shiramony.

Baboo Annadaprosad Moitra.

For the Barripore Municipality.

Baboo Prosono Coomar Banerjee.

Tara Churn Banerjee.
Debendro Coomar Rai Chowdhery. ,,

Khettra Mohun Rai Chowdhery.

Umbica Churn Bose.

Baboo Bussunt Coomar Rai Chowdhery.

" Deb Narain Dutt. Revd. W. Drew.

Baboo Mohesh Chunder Ghose, Medical Practitioner.

For the Joynuggur Municipality.

Baboo Haranund Bhattaebarjec.

Horo Dass Dutt.

Nilruttun Mittra.

Annada Chunder Ghose. ,,

Hem Nath Dutt.

Jogendro Nath Mookerjee.

Baboo Russick Mohun Banerjee.

- Modon Mohun Mittra. "
- Ramtrahi Chuckerbutty. "
- Hem Nath Mittra. "
- Radha Ramon Mittra.
 - Kali Nath Dutt.

For the Bagjullah Municipality.

Dr. B. B. Connolly, Station Staff Surgeon, Dum-Dum.

Baboo Boistub Churn Guha.

Baboo Bani Madhub Sen. Radha Madhub Sircar.

For the Kadihatty Municipality.

Dr. B. B. Connolly, Station Staff Surgeon, | Dum-Dum.

Baboo Preonath Banerjee.

" Gonesham Banerjee.

Haji Abdool Guffoor Khan.

For the Baraset Municipality.

Baboo Khetter Mohun Chatterjee.

- Amrito Lal Bose.
- Gouri Sunker Ghosal. "
- Hurri Nath Sen. "
- Peary Mohun Banerjee.
- Grish Chunder Sen.

Baboo Rajcoomar Banerjee.

Nobin Chunder Banerjee. "

Kali Dass Dutta. "

Radhamadhub Sircar.

Moonshee Abdool Hadi. Baboo Kali Das Bhattacharjee.

- " Bhootnath Mookerjee.
- Russick Lal Banerjee. "
- Umesh Chunder Mittra. "
- Koylas Chunder Chatterjee.

For the Nychatty Municipality.

Baboo Poornoo Chunder Chatterjee.

- Gopal Chunder Banerjee.
- Jadhub Chunder Gangooly.
- Gopal Chunder Mittra.
 Gopal Chunder Mozoomdar.
- Bhootnath Hur.

Baboo Gopal Krisna Sen.

- Tarini Churn Sircar. ,,
- Hem Chunder Chatterjee. "
- Grish Chunder Roy. Poran Chunder Thakoor. ,,
- Srish Chunder Rai.

For the Debhatta Municipality.

Baboo Peari Mohun Rai Chowdhery.

- Ramtarun Banerjee.
- ,,
- Russick Chunder Ghoss. Boikunta Nath Mozoomdar.
- Govind Chunder Dutt.

Baboo Preo Nath Sircar.

- Srikant Boso. ,,
- Judo Nath Ghose.
- Poorna Chundra Rai. 17

For the Chanduria Municipality.

Baboo Dwarka Nath Missir.

- ". Huri Prosono Rai.
- Sharoda Prosono Rai.

Baboo Kedar Nath Panday.

" Keshub Chunder Chuckerbutty.

For the Satkhera Municipality.

Baboo Prosono Chunder Ghose, Police | Baboo Sharoda Churn Bancrice.

- Inspector. Gopal Chunder Mookerjee.
- Borodakaut Banerjee.

- " Giridhari Sirear.
- Bukshakhan Chowdhery.
- Abdool Rohoman.

For the Kalarooa Municipality.

Baboo Chunderkant Banerjee.

" Boikunt Nath Set.

Jossemuddin Sirdar.

- Baboo Raj Coomar Ghose.
 - " Nrita Gopal Mookerice.
 - Russick Lal Brohmo.

For the Kalligunge Municipality.

Baboo Doorgapodo Banerjee.

- Prancally Chatterice.
- Kedar Nath Mookerjec.
- Ramtarun Banerjee.
- Baboo Soorjo Coomar Ghose.
 - Shyama Churn Chundra.
 - Uttumkristo Vunjo.
 - Hurrish Chunder Ghose.

For the Takee Municipality.

Baboo Gyanundro Rai Chowdhery. " Motty Lal Sircar. " Fakir Chaud Ghose.

- Sridhur Rai.
- " & Kali Prosono Rai.
- ,, Bunkoo Behary Rai. Rai Gyanendro Nath Chowdhery.

Baboo Raj Mohun Roy Chowdhery.

- ,, Radha Madub Bosc.
- Jogodish Chunder Bose.
- Boikunt Nath Ghose. ,,
- Russick Lal Bose.
- Preo Nath Rai Chowdhery.

For the Baduria Municipality.

Baboo Mohesh Chundra Chundra, Sub- | Baboo Omesh Chunder Nag Chowdhery.

- Inspector of Police, Baduria.
- Nundo Coomar Bose.
- Upendro Nath Rai Chowdhery.
- Rajendro Nath Rai Chowdhery.
- Ram Narain Bhuttacharjee.
- - " Giridhur Mookerjee.
 - Deno Nath Bhattacharjee. "
 - Bunka Behary Ghose. ,,
 - Ramtarun Nag Chowdhery.

For the Goberdangah Municipality.

Baboo Grish Chunder Bose.

- Bani Madhub Chatterjee.
- Uma Churn Dutt.
- Troilukotarun Chowdhery.
- Baboo Lukhun Chunder Aush.
 - " Kedar Nath Pal.
 - Khetter Mohun Dutt.
 - Bessessur Banerjee.

For the Buseerhat Municipality.

Baboo Saroda Churn Chowdhery.

- Umesh Chunder Chuckerbutty.
- Judu Nath Bose.
- " Kuran Chundra Doss.
- Jogendro Nath Moitra.
- Baboo Kali Nath Bhattacharjce.
- Moulvi Rohul Kurdas.
- Baboo Chunder Coomar Mookerjee.
 - " Kalibur Sing.
 - Rashmohun Bose.

For the Augurparah Municipality.

Baboo Bunkoo Behary Chatterjee.

- Modhu Sudun Gangooly.
- Uma Churn Chatterjee. 3) Chunder Coomar Moitra.

Baboo Umbica Churn Mookerjee.

- Guru Churn Bose. "
- Nil Madhub Chatterjee.
- " Huri Kissen Sircar.

For the Nowabgunge Municipality.

Baboo Koilas Chunder Rai Chowdhery.

Brindahun Chunder Dey.

Ram Dhun Sur.

Baboo Horro Lal Pal.

Gouri Sunker Dass.

Kedar Nath Banerjee.

For the Santipore Municipality.

Baboo Anundo Moi Moitra.

- Obhoy Churn Bagchee. Ram Kanie Gossami. Ram Gopal Gossami. ,,
- Mohesh Chunder Rai. Ramgopal Moonshi.

Baboo Din Doyal Promanick.

- Modhu Sudun Promanick.
- Kassee Chunder Banerjee. ,,
- Sreeram Gangooly. " Mohadeh Nundi.
- Bissumbhur Bhattacharjee.

For the Ranaghat Municipality.

Baboo Dwarka Nath Pal Chowdhery.

- Keshub Chunder Pal Chowdhery. Nogendro Nath Pal Chowdhery.
- Radha Moi Dey Chowdhery. ,,
- Rakhal Das Mullick.

Baboo Bany Madhub Mookerjee.

- Trilochun Bhattacharjee. ,,
- Bhola Nath Mookerjee.
- Deno Nath Bosu.

For the Kooshtea Municipality.

Dr. V. Richards, Civil Medical Officer.

·Baboo Dwarka Nath Moitra.

- Devi Dass Banerjee.
- Deno Nath Missir.

Baboo Hurish Chunder Rai

- Gopal Chunder Sanyal.
- Dwarka Nath Pal. ,,
- Bani Chundra Biswas.

For the Coomarcolly Municipality.

Moulvie Gulam Kibriya, Sub-Registrar.

Baboo Kristo Dhun Mozoomdar. Ram Dhun Mozoomdar.

- Joy Gopal Mozoomdar.
- Hori Nath Shaha.

Baboo Doorga Churn Shaha.

- Kristo Nath Kundu.
- Bissurup Chuckerbuttv. ,,
- Dhununjoy Kurmoker. ,,

For the Nuddea Municipality.

H. Savi, Esq.

Pundit Krisna Cant Shirorutna.

- Baboo Praukissen Bhattacharjee. Ram Mohun Bhattacharjee.
- Jodu Nath Bhattacharjee.
- Pundit Madhub Chunder Vidyarutna.

Baboo Khettra Nath Bhattacharjee, Head Pundit, Mission School.

- Joggobundho Banerjee, Second Teacher of the Mission School.
- Tariui Churn Chatterjee, Pensioner.

For the Beernaggur Municipality.

Baboo Shama Churn Bhattacharjec.

- Tara Nath Mookerjec.
- Upendro Lal Mookerjee.
- Nilruttun Mookerjee. ,,
- Poresh Nath Mookerjec.
- Baboo Ishan Chunder Banerjee.
 - Nrcshinga Bhattacharjee. ,, Mohendro Nath Brohomochary.
 - Umbica Churn Saranggi.

For the Meherpore Municipality.

Baboo Brojo Coomar Mullick.

- Govind Chunder Ghose.
- Hurrish Chunder Nag.
- Baboo Jodu Nath Mozoomdar.
 - Mokunda Chunder Sen, Native Doctor.
 - Deno Nath Mookerjee.

For the Mohespore Municipality.

Baboo Jadoo Kant Rai Chowdhery.

- Ajit Chunder Rai Chowdhery.
- Jugul Kissore Rai Chowdhery. ,,
 - Protap Chunder Rai Chowdhery.
- Kumares Chauder Rai Chowdhery. Moonshi Assuruddin Khan, Sub-Registrar.
- Baboo Bipro Dass Rai Chowdhery, Zemindar Bama Churun Banerjee, Tenure
 - holder.
 - Chunder Kant Chuckerbutty, Landholder.

For the Jessore Municipality.

H. Peterson, Esq., Assistant Magistrate. The District Superintendent of Police for

the time being (ex-officio). The Executive Engineer, Presidency Divi-

sion, for the time being (ex-officia). Baboo Kaly Prosono Sircar, Deputy Magis-

trate. Anunda Mohun Mozoomdar, Deputy Masietrate.

Baboo Dukhina Prosad Bese.

- Ram Dass Banerjee. ,,
- Umesh Chunder Ghose.
- ,, Tariny Churn Chowdhery. ,,
- Kali Nath Mookerjee.
- ,, Prosono Coomar Dass.
- " Peary Mohun Guho. ,,
- Jugut Bundhu Bhadro, Head Master, 77 Jessore Government Zillah School.

For the Kandi Municipality.

Baboo Gopee Kant Rai, Sub-Registrar. Horry Narain Banerjee, Assistant

Surgeon.

Norendro Narain Rai, Zemindar.

Gobinda Soonder Trebady. ,,

Jogendro Narain Rai, Zemindar. ,, Horry Mohun Sing, B.A., Head Master, Paikparah Rajah's School.

Horry Narain Sing, Lakherajdar. 1) Ram Chunder Ghose, ditto.

" Gopee Kant Rai, Zemindar and Sub-Registrar.

Jogendra Mohun Sing, Zemindar. Jogendra Chunder Chatterjee,

Teacher.

Baboo Bhoobonesh Sing, Zemindar.
,, Horendro Narain Sing, ditto.
,, Doorga Dass Banerjee, Talookdar.

Radha Madhub Ghose, Zemindar. Prana Nath Mullick, Naib of Paikparah.

Radhabullub Sing, Dewan of Paik-33

Bunka Behary Ghose, Teacher. "

Koonjo Behary Ghose, Lakherajdar. ,, Mohendro Narain Ghosal, Mohurir.

Punchanun Mookerjee, Lakherajdar. "

For the Berhampore Municipality.

The Joint-Magistrate of Moorshedabad for the time being (ex-officio).

The Executive Engineer, Nuddes Rivers Division, for the time being (ex-officio).

Baboo Boida Nath Pauray, Head Clerk, Judge's Court.

J. Perrin, Esq., Manager of Silk Factory of Messrs. Payne & Co.

Revd. S. J. Hills, Minister.

Baboo Deno Nath Gangooly, Government Pleader.

Rai Rajib Lochun Rai Bahadoor, Dewan of Moharanee Surnomoye.

Baboo Boikunt Nath Sen, Pleader.

Gopal Chunder Mookerjee, ditto.

ditto. Motilall Banerjee, " Shama Churn Bhotto, ditto. "

Mohendro Nath Mookerjee, ditto. 23

Radha Churn Sen, Zemindar. " Ram Dass Sen, ditto.

,, Radhica Churn Scn, ditto. ,,

Merchant. Salgram Burmo,

For the Jungipore Municipality.

The District Engineer for the time being

(ex-officio). Moulvie Abdool Wassy Ahamed, Sub-Deputy Collector.

Baboo Lokenath Mittra, Sub-Overseer, Department of Public Works.

C. H. Maseyk, Esq., Silk Merchant and Indigo Planter.

Baboo Krisna Bulluv Rai, Pleader.

Baboo Ram Doval Doss, Pleader.

Jodu Nath Mookerjee, ditto. ,,

Zemindar. Monmohun Sing, ,,

Issur Chunder Rai, Jotedar. "

Zemindar. Rakhal Doss Boral,

Mohabul Mondal, Silk Trader.

Sarif Moonshi, ditto. Scrishtadar.

Baboo Vidya Nunda Bose, Porcs Nath Doss, Mooktcar.

For the City Moorshedabad Municipality.

The Agent to the Governor-General, Moor-

shedabad, for the time being (ex-officio). The Executive Engineer, Nuddea Rivers

Division, for the time being (ex-officio). J. A Price, Esq., Assistant Engineer, Department of Public Works.

Baboo Bungshi Dhur Rai, Naib Dewan,

Nizamut.

Haran Chunder Moitra, 2nd Master, Nizamut School.

Okhoy Coomar Dey, Assistant Surgeon.

Baboo Ram Churn Mookerjee.

Roghu Nath Sing.

Dewan Mowlabux.

Baboo Gunga Das Rai.

Hunuman Dass.

Holash Chand Bathra, Merchant. 33

Bhoodhi Sing. 33

Peari Lal Dutt.

Rai Megraj Kutari, Bahadoor.

" Dhunput Sing, Bahadoor.

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,-BENGAL.

ESTABLISHMENTS.

The 14th March 1877.

No. 98.—Transfer.—Bahoo Denonath Sen, Temporary Executive Engineer, Fourth Grade, from the Presidency to the Mozufferpore Division as a temporary measure, or until further orders, in the interests of the public service.

No. 94 .- Notification .- Baboo Chunder Mohan Chuckerbutty, Probationary Overseer,

Third Grade, joined the Dacca Division on the forencon of the 26th ultimo.

No. 95 .- Leave of Absence .- Baboo Haran Chunder Bose, Accountant, Fourth Grade, Fourth Calcutta Division, is allowed leave for six months on medical certificate, under

The 19th March 1877.

No. 96.—Notification.—The following order, issued by the Government of India in the Public Works Department, is republished for information:—

No. 123 of the 16th March 1877.—Baboo Debendronath Dutt, Accountant, Fourth Grade, is transferred to the Military Works Branch.

No 97—Appointments.—Mr. W. H. Nightingale, Executive Engineer (temporary rank), Third Grade, attached to the Burdwan Division, to officiate as Executive Engineer of the First Calcutta Division as a temporary measure, or until further orders.

No 98.—Mr. W. Connan, Executive Engineer (temporary rank), Fourth Grade, attached to the Hazareebagh Division, to officiate as Executive Engineer of the Bhagulpore Division as a temporary measure, or until further orders.

J. E. T. Nicolls, Major-Genl., R.E., Secretary to the Government of Bengal in the Public Works Department.

IRRIGATION.

NOTIFICATION-ESTABLISHMENT.

The 17th March 1877.

No. 75 - Notifications. — With reference to the orders marginally noted, Mr. R. J. Beckwith, Overseer, First Grade, left the Buxar division for Poonah on the afternoon of the 6th March 1877.

No. 76.—The following notification of the Government of India, Public Works Department, is republished for information:—

"No. 118, dated 14th March 1877.—The services of Colonel J. F. Stoddard, M.S.C., Superintending Engineer, Second Grade (temporary rank), Bengal, Irrigation Branch, are replaced at the disposal of the Military Department, Madras, under the provisions of Public Works Department Notification No. 278 of 23rd May 1872."

The 19th March 1877.

No. 77.—Mr. J. F. Williamson, Assistant Engineer, First Grade, Arrah Division, availed himself of the privilege leave granted him in the orders marginally noted from the afternoon of the 2nd March 1877.

No. 78—Transfer.—Baboo Ramagya Lall, Sub-Overseer, First Grade, is transferred in the interests of the public service from the Western Sone Survey to the Eastern Sone Division, which he joined on the forenoon of the 7th March 1877.

No. 79.—Notification.—Mr. F. B. Pemberton, Executive Engineer, Third Grade, Northern Drainage and Embankment Division, having reported his return to India on the 25th

No. 64, dated 15th February 1875.

January 1877 from the furlough, on medical certificate, granted him in the orders marginally noted, the unexpired portion of that furlough is hereby cancelled.

No. 80—Transfer.—Baboo Koylas Chunder Chowdry, Overseer, First Grade, on leave, is transferred in the interests of the public service from special survey duty in the South-Western Circle to the Cossye Division of that Circle.

No. 81.—Posting.—Baboo Audhore Chunder Roy Chowdry, Sub-Overseer, First Grade, to the Mahanuddy Division, which he joined on the forenoon of the 6th March 1877.

No. 82.—Notification.—With reference to the orders marginally noted, Colonel No. 76, dated 17th March 1877.

J. F. Stoddard, Superintending Engineer, Second Grade (temporary rank), will remain in charge of the South-Western Circle till relieved.

F. T. HAIG, Colonel, R.E.,

Joint-Secy. to the Govt. of Bengal

in the P. W. Dept., Irrigation Branch

JAIL DEPARTMENT.

No. 1826, dated 13th March 1877.—Surgeon Gordon Price received charge of the Poorec Jail from Surgeon R. L. Dutt in the forenoon of the 24th ultimo.

S. S. Linch, Deputy Inspector-General of Jails, Bengal.

Sheriff's Office, the 21st March 1877.

Notice is hereby given that the Fourth Criminal Sessions of the year 1877, of the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the sixteenth day of April next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

' J. F. Ogilvy, Sheriff.

महिक व्यक्तिम, मम ১৮৭१ माल २३ मार्छ।

সকলকে সমাচার দেওরা যাইতেছে যে সুবে বাঙ্গালার ফোট উইলিরম তুর্গের অধীন শহর কলিকাওঁার ও অন্যান্য ছানের ফৌজদারী বিচার নিষ্পত্তা জন্য আগামি সন ১৮৭৭ সালের ১৬ই আপ্রিল সোমবার বেলা ১১ ঘটিকার সময় এবং যে পধ্যস্ত সেশিয়ামের কাথ্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার ছাই কোটের আপন আদালত ঘরে সন ১৮৭৭ সালের চতুর্থ ক্রিমিনেল সেশিরান বসিবেক এবং উত্যান্তা প্রচার করা যাইতেছে যে, যে সক্ল হাক্তি কোন কয়েদীর বিকল্পে ফৌজদারী মিছিল করিবেক ভাছারা উক্ত ছানে উক্ত সময়ে ছালির থাকিয়া মোকদ্বমা করে ইতি।

J. F. Ogn.vy, Sheriff.

TREASURY NOTICES.

Uncovenanted Deputy Collector Baboo Umbica Charan Roy Chowdhory has been placed in charge of the Jessore Treasury, and authorized to draw bills on other treasures.

C. T. BUCKLAND, Commissioner.

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALGUTTA, the 7th March 1877.

CAPTAIN C. H. GARBETT, Assistant Commissioner, has been placed in charge of the Lohardugga Treasury, and has been authorized to draw bills on other treasuries.

By order of the Commissioner, G. C. Mitter, Personal Assistant to Commissioner.

SMALL CAUSE COURT NOTICES.

Under Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Small Cause Courts of Dacca and Moonsheegunge will, in the month of April only, sit at the Moonsheegunge Small Cause Court from Monday, the 16th, to Saturday, the 21st of that month.

BANY MADRUB MITTER, Offg. Judge.

DACCA SMALL CAUSE COURT, the 13th March 1877.

Notice is hereby given, under Section 14 of Act XI of 1865, that the Judge of the Small Cause Courts of Kooshtea, Pubna, and Choondanga, will, in the month of April 1877, subject to the orders of Government, hold sittings on the dates below:—

Kooshtea, from the 1st April.

Pubna, ,, 17th Chooadangah, ,, 24th

L. W. Hutchinson, Offg. Judge.

OPIUM NOTIFICATION.

No. 232B.

Notice is hereby given that the Fourth Sale of Opium, the provision of 1874-75, 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 6th April 1877, at 11 A.M., and will comprise 4,000 chests, viz.—

Behar Opium 2,085
Benares ,, 1,915

Total ... 4,000

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 14th November 1876, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.

- 3. The latest dates for deposit and clearance will be the 11th and 21st April 1877 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 p.m. of Wednesday, the 11th April 1877, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 p.m. of Salurday, the 21st April 1877.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benarcs Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Department, however, reserves to himself the right of altering these dates should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 3rd May 1877	2,085	1,915	4,600
On or about Monday, 4th June 1877	2,085	1,915	4,000
On or about Wednesday, 4th July 1877	2,085	1,915	4,000
On or about Thursday, 2nd August 1877	2,085	1,915	4,000
On or about Wednesday, 5th September 1877	2,080	1,920	4,000
On or about Wednesday, 3rd October 1877	2,080	1,920	4,000
On or about Friday, 2nd November 1877	2,080	1,920	4,000
On or about Monday, 3rd December 1877	1 อักยก	1,920	4,000
Total	16,660	15,840	32,000

By order of the Member in charge,

W. H. GRIMLEY, Offg. Secy.

BOARD OF REVENUE, L.P., FORT WILLIAM, the 26th February 1877.

NOTIFICATION.

No. 317B.

With reference to the Financial Department Notification, No. 2887, dated 15th September last, published at pages 497 to 98 of the Gazette of India dated 16th idem, the following rules regulating the working of the parcel-post system between Ceylon and Calcutta are published with the sauction of Government under Section 4 of the Consolidated Customs' Act VI of 1863 for general information:—

RULES.

- I.—On the arrival of any parcels from a foreign port, the Post-Master shall give notice to the Collector of Customs of such arrival, and shall not take any steps to deliver such parcels until the arrival of an officer deputed to attend by the Collector.
- II.—Immediately on the receipt of notice from the Past-Master, the Collector shall send to the post-affice an appraiser, or other competent officer, to determine the amount of customs duty payable on the parcels.
- III.—The customs officer is, as a general rule, to be guided by the declaration of the senders with regard to the contents of parcels; but should he have reason to doubt the correctness of such declaration, he may order the detention of the parcels, and the Post-Master shall on his requisition detain them, pending receipt of the Collector's orders as regards their examination.
- IV.—The appraiser shall be provided with a book containing parcel-post passes in triplicate, as per form annexed. Of these passes the appraiser shall fill up, sign, and give to the Post-Master, in exchange for the amount of duty, one form, and shall fill up a second, which will be retained in the book as a counterfoil. The third form shall be filled up by the appraiser, but signed by the Post-Master, and delivered to the appraiser as the post-office entry of the goods. On this latter document the duty is to be passed to account, the cashier giving a receipt for the money, and the import supervisor certifying that it has been duly entered in the registers. The short copy counterfoils are to be signed each day by the accountant as an acknowledgment that the sums realized have been duly paid in from the appraiser's department.

 By order of the Board of Revenue, L. P.,

 W. H. Gainer, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 16th March 1877.

				PAI	ARCELS POST.	OST.			PARCELS POST.	POST.			
Calcutta	٠ م	.	A customs pass has this day packages, received from the contents of which follows:—	has thi eccived s of wh	s day been from hich have bo	atoms pass has this day been granted to me for packages, received from by py the contents of which have been returned for duty follows:—	by post, for duty as	The Post-Master pace which custom as follows:	The Post-Master of Calcutta is hereby authorized to deliver packages received from by post, upon which customs duty has been levied and paid to me as follows:—	iereby autho from n levied an	thorized to deliver by post, upon and paid to me	delia st, up to	iver pon
Number of parcels			1.	20	ONTENTS.	VALUE, DUTY.	Derx.	Address.	CONTRITIE	CONTRETS. VALUE.		Dorr.	ŀ
	-	· .		·	e c e de departe proprie de la company	Re. A. P.	Rs. A. P.			Re A	9	- i	d.
Amount of duty, Rs.		-	•										
						· ————————————————————————————————————) PROVES AN ALIGNA	The office with a strain.	
Appraiser												*** *******	
	•								••	·		···	
Amount credited by No. of	≆		I. D. R. No. 502. Amount received Rs.	to. 502 ved Rs.			-! -: -:						
				Cashier.	ier.	Po	Post-Master,			* · · · · · · · · · · · · · · · · · · ·	-		
.tccountant.	tant.		Import	Import Supervisor.		Сассета ;		Calcuta	TA:				
					The		₹ . 81	Ih_{ϵ}	18 .	•	Appraiser.	Ĕ.	NAME OF THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER OF THE OWNER O



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WEDNESDAY, MARCH 21, 1877.

PART IA.

The state of the s

Orders and Notifications by the Gobernment of India.

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is republished for information :-

No. 386.—Fort William, the 12th March 1877.—Notifications.—Firests —Mr. A. L. Home, Deputy Conservator of Forests, 2nd Grade, who, in Notification No. 814 of the 24th August 1876, was appointed Assistant to the Dispector-General of Forests, is appointed Assistant Comptroller-General, "Forests," with effect from the 1st April 1877.

Mr. J. Sykes Gamble, M.A., Assistant Conservator of Forests, 1st Grade. in Bengal, whose services have been placed at the disposal of the Government of India, is appointed Assistant to the Inspector-General of Forests as a temporary measure, vice Mr. Home, with effect from the 1st April 1877.

Au. 1.-The 16th March 1877 - Commerce and Trade - The following Notice to Mariners is published for general information :-

NOTICE TO MARINERS.

Hindostan-West Coast-Kurrachee.

INTENDED ALTERATION IN MANORA POINT LIGHT-HOUSE.

The Harbour Anthorities at Kurraenee have notified the following intended alteration to be made in the light-house at Manora Point.

As early as practicable after the 1st July 1877, the present light will be replaced by a revolving dioptric white light of the first order, elevated 150 feet above the sca-level, and in clear weather should be seen from a distance of 20 miles.

The light tower, 52 feet high, adjoining the south-west bastion of Manora Fort, will be

round, and built of white stone.

Position:—Lat. 24° 47′ 51″ N.: Long. 66° 58′ 15″ E.

Further particulars and notice will be given of the date of the exhibition of the light.

MARINE SURVEY DEPARTMENT, CALCUTTA. The 16th March 1877.

JOHN HENRY ELLIS, Staff Comdr., R.N., Deputy Superintendent, Marine Survey of India.

By order.

G. H. M. BATTEN, Offig. Secy. to the Govt. of India.

This Notice will affect the following Admiralty Charts: Kurrachee Harbour, No. 40; Indus Tidal Channels from Manora Point to Kaha River. No. 41; Sindh and Kutch Coast, No. 42; Masket to Kurrachee, No. 38; Kurrachee to Vingorla, No. 826; and Indian Ocean, Northern portion No. 7486; also Admiralty List of Lights in South Africa, East Indies, &c., 1877, the West Coast of Hindostan Pilot, page 237; the Supplement to the Persian Gulf Pilot, page 21; the Indian Marine Survey Light List, 1877, No. 30; and Taylor's Sailing Directory, Vol. 1, pages 303 and 334.

If this Notice is received on boardship, the substance of it should be inserted on the Charts affected

by it, and introduced into the Sailing Directions to which it relates.

No. 68.—The 16th March 1877.—Customs.—In exercise of the powers vested in him by Section 6 of the Indian Tariff Act, 1875, the Governor-General in Council is pleased to fix the value of raw silk, the produce of the tasar or other wild worm, when such silk is. imported from China, at Rs. 4 per 16

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

No. 1558.—Fort William, the 13th March 1877.—Notifications—Accounts and Finance.—The following Financial Despatch from Her Majesty's Secretary of State for India, No. 38, dated the 8th February 1877, is published for general information:—

"I have to acquaint you that the rate of exchange for the adjustment of financial transactions between the Imperial and Indian Governments, for the year 1877-78, has been fixed, with the concurrence of the Lords Commissioners of the Treasury, at one shilling and nine pence halfpenny (1s. 9½d.) the rupee, and I have to request that you will give the necessary instructions for the due observance of this rate in respect of all transactions to which it is applicable."

The following order, issued by the Government of India in the Military Department, are republished for general information:—

No. 229.—Fort William, the 16th March 1877.—Medical Department.—Surgeon-Major J. Jones, M.D., Civil, Azamgarh, and Officiating Civil Surgeon, Dacca, to officiate as Superintendent of the Eye-Infirmary, Calcutta, with effect from the date on which he may take up the duties of the office, vice Surgeon-Major H. Cayley, proceeding on furlough.

No. 233.—Under the provisions of the Royal Warrant of the 21st December 1871, and in consequence of the tollowing casualties, the names of the undermentioned Officers are placed on the Indian Gradation List as specified:—

Major C. T. Hitchins, Bengal Staff Corps, is placed on the list of Lieutenant-Colonels on the Indian Gradation List.

No. 240.—Native Medical Pupil Ram Chundra, Campbell Medical School, is promoted to the grade of Passed Medical Pupil with effect from the 19th December 1876, and placed at the disposal of the Surgeon-General, Indian Medical Service.

No. 245.—Transfer of Officers.—The services of Surgeon H. Whitwell, Civil Surgeon, Amritsar, are placed temporarily at the disposal of the Government of Bengal.

No. 251.—Retirements.—The retirement from the service of Surgeon-Major T. Duka, M.D., in G. G. O. No. 118 of 1877, will have effect from the 27th March 1877, instead of the date previously notified.

No. 259. - Furlough and Leave. - The undermentioned Officers are granted furlough to Europe, with the necessary subsidiary leave: -

Lieutenaut-Colonel Thomas Buttanshaw, Bengal Staff Corps, District Superintendent of Police, 2nd Grade, Sarun, Bengal,—private affairs, for two years, under Rule IX of the Regulations of 1868.

Surgeon-Major David Boyes Smith, M.D., Principal and Professor of Medicine, Medical College Calcutta,—private affairs, for twenty months, under Rule IX of the Regulations of 1868.

No. 262.—Regulations.—Medical Department.—The following note to be added to paragraph 29 of G. G. O. No. 550 of 1868:—

NOTE. - If he has not passed the regular College course, he must have given proof of special qualifications.

R. L. Mangles, Offg. Secy. to the Gort. of Bengal.



The Calcutta Gazette.

WEDNESDAY, MARCH 21, 1877.

PART II.

Adbertisements.

[N.B.-Advertisements, Notices, &c., intended for insertion in this part of the Gazette, cannot be received after Noon on Monday.]

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, orresponding with 28th Choitro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:

CONDITIONS OF SALE.

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who have signed the schedule of assessment prepared by the Revenue Authorities.
(3.) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once.
(4.) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in	Number on		Approxi-	Gove	ernbet Rev		•	
	the district roll.	Name of estate and per- gunnah.	mate area.	Revenue assessed.	Road cass.	Total.	Upset price.	Remarks.
,			A. R.P.	Ba. A. P.		Ra. A. P.	Ra. A. P.	
121	uß	Relinquished plot of C land in mousah Mancatta, in Habhangowan, pergun- nah Salemabad.	7 0 34	\$ 1 4	***	26 2 6	502 16 8	The upset price has been calculated at twenty times the sudder jumms.

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Chotro 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:-

CONDITIONS OF SALE.

(1) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, with the revenue fixed upon the estate, in perpetuity.

The sale to he subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators, who

have signed the schedule of assessment prepared by the Revenue Authorities.

(3) If the amount of purchase-money do not exceed Rs. 100, the whole amount to be paid down at once. (4) If the amount of purchase-money exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement as in the case of original sale.

Number in	Numberon		Approxi-	G	overnment.	٠.		
statement of (sovernment ostates.	the district roll.	Number of estate and pergunnah.	mate area.	Revenue	Road cess.	Total.	Upset price.	Benarks.
in	4751	Relinquished plot of C land in mousah Joyna- gore, pergmanah Salema- bad.		He. A. P. 8 0 5		Rs. A. F. 8 0 5	Rs. A. P.	The upset price has been calculated at twenty times the sudder jumma.

MONGHYR COLLECTOR'S OFFICE, the 4th November 1876.

E. D. Lockwood, Offg. Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned estate, situate in the district of Monghyr, will be put up to sale at the Monghyr Collectorate on Tuesday, the 27th March 1877, corresponding with 28th Choitre 1284, F.S.

The purchasers of this estate will be subject to the following conditions of sale:-

(1.) The purchaser of this estate will be considered as the proprietor of the estate, and the entire proprietary right of Government in such estate will be transferred to him, revenue free, in perpetuity, as the jumma in below one rupee.

(2.) The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and by the laws in force, and the purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the Revenue Authorities.
(3.) If the amount of purchase-money do not exceed Rs. 100, one-fourth of the amount bid to be immediately deposited. If the balance he not paid by noon of the fifteenth day after the sale, reckoning the day of the content of the first succeeding affice day the sale. sale as one, or if that day he a close holiday, then by noon of the first succeeding office day, the sale to be cancelled (the sum deposited being forfeited to Government), and the estate to be again put up to sale at the risk of the defaulting purchaser, after issue of advertisement, as in the ease of original sale.

	Number		Approxi-	Gova	REMEMBER REV	RSUL.		
Number in state- ment of Govern- ment estates.	on the dis- trict roll.	Name of estate and pergunnah.	mate area.	Revenue assessed.	Road cess.	Total.	Upaet price.	Rumarus.
193	4456	Relinquished plot of P land in mourah Secutar, perguinh Chakye.	A R. P.	Ra. A. P. 0 10 2		Rs. A. P. 0 10 2	1	The upset price has been calculated at 20 times the sudder jumma.

MONGHYR COLLECTOR'S OFFICE, the 4th November 1876.

E. D. LOCKWOOD, Offg. Collector.

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Maldah will be put up to public and unreserved sale at the Collector's office of that district on the 22nd day of March 1877, corresponding with 10th Chatta 1283, B. S., Thursday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877, corresponding with 17th Magh 1283, B. S.

No. on touji.	Class.	Names of mehals and pergunnals.	Name of proprietor.	Sudder jumma.	Balance due.	Romanno.
122	1st Class	Jhinkra and others, pergumush Haj- rapore.	Syed Golum Hyder, Syed Golum Mohi- uddin, Syed Usuf, byed Zahurunnabi, and Syed Masin.	Ba. A. P. 807 8 0	Ra. A. P.	
161 257	l .	Mohammediganj, pergunsah Hujra- pore. Taraf Brirampore, pergunsah Chandlai	Ditto ditto Ditto ditto	786 13 0 1,140 0 0	122 0 0 253 0 0	

MALBAR COLLECTOR'S OFFICE, the 3rd February 1877.

BRUBURBERWAR SINCE, Dopy. Colle. in charge.

NOTICE is hereby given, under Section 6, Act XI of 1869, that the undermentioned estates in the district of Gya will be put up to public and unreserved sale at the Collector's office of that district on Wednesday, the 21st March 1877, corresponding with the 22nd Chyte 1284 P. S., for arrears of revenue due on 12th January 1877.

	. #				-	
Description of menal.	No. on rent roll.	Name of estate and pergumah.	Names of proprietors.	Rudder jumma.	Amount of arrear for which the estate is to be sold.	Remares.
Permanently settled.		pergrunnah Chur-	Sree Nath Singh, Lalberhary Singh, Ram Saran Singh, Rampurshad Singh, mal- goozars	Ro. A. P.	Ra. A. P.	The whole mehal is to be put up to mic.
Ditto	1171	Gowhurpore Sud- weri, pergunish Kabar.	Deanut Roy, Moonshee Sved Amirally, Mussanut Nuarun, Roop Chund Sah, Reij Nath Sunch, Ram Nath Sunch, Alas Sua Ram, Bishoon Bahoy Singh, Isree Pershad Sungh,		887 12 0	Of the share of which the Government revenue in Ra 2,515-11-0, the ijmal share only will be sold.
Duto	1286	Pipra Kanowdi, &c., persumah Koo- toomba.	Lal Kuer	6,406,14 0	8 6 D	Of the share of which the Government revenue is Ra, 1,899-15-0, the ijmai share will only be sold.
Intto .	1267	Thenre, &c., per- gunnah Kooteom- ba,	Rai Raj Coomar Singh Bahadoor, Sheo Churran Singh, Hami Sungh, Naraen Sauh, Moonalue Ameer Ally, Mewa Lail, Bukehid Pasa, Lailles Sauh, Rumlaggun Sungh, Baideo Singh, Isahoo Rhan Pestap Singh, Rai III Naraen Singh, Raja Kishen Pertap Singh, Ram Chunder Singh, and Bal Chadhar Pertap Singh.	1	4 18 0	IN the share of which the flovernment revenue is its. 6:9-6-0, the ijmed share only will be suid.
Intto	1922	Secratualiapore, pergunuali Nur- hut.	Reduaraon Singh, alias Bense Singh, Mussamut Anar Koer, Mussamut Man Kuer, Kashy Pershad Singh, Nund Kishore Pershad Singh, Joory Singa, Jectan Singh, Randing Singh, Bekee Nundan Singh, Kanhya Singh, Kishoon Pershad Singh, Sheo Pershad Singh, Jimmmun Singh, Thummun Singh, and Shunkur Narsen Singh.		40 10 0	The timal share only will be sold, the Government demand of which is its. 1,083-8-0.
Ditto	1955	Kujoor, &c., per- gunnah Nuchut.	Meghraj Singh, alias Ganga Singh	1,494 6 0	0 10 0	The share of which the Government revenue is Be, 63-12-0 will be sold.
Dirto .	2472	Овагго, &с., рег- Вилим Вашин.	Ram Goolam Singh, Deokee Nundon Singh, hatoo Shib Lail Singh, Jeetan Singh, Duryao Singh, Nund Kuhore Singh, Kanhya Singh, Kuthoon Pershad Singh and Sheopershed Singh.		* 8 1 6	The ijmal share only will be soid, the Government re- venue of which is Rs. 668-6-0.
Ditto	2005	Binds, &c., werkun- nah Sherithotta:	Akhowree-Kowleshur Dyal, Goomanee Lall and Hurreehar Nath.	1,271 15 0	0 12 g	The share of which Govern- ment revenue is in 46, and account separated, will be sold.
Ditto	3067	Pankerdech Mal- he-gree, &c. ta- looga pergunnah Shergorty.	Hazaree Lail, Nadir Beebee, Imam Ally Khan, Asmat Bebee, Kasun Ally Khan, Asmat Bebee, Kasun Ally Khan, Akhowree-Chattardhur Ram, Showk Lail, Kurran Lail, Sheodhal Singh, Bhola Nath, Steil Ma r Khan, Lirabilm Ally Khan, Asses Khan, Neigheb Khan, Hohem Khan, Joybeharee Lail, Saheb Singh, Khedoo Lail, Wahid Ally, Neid Mohomed Huasan, Sheikh Almudoollah, Cimrao Baglise, Mahasaj Bingh, Musasunut Monja Riser, mother and uzardian of Aheebaran Singh, minor son, Saroon Naraen Shorth, Solia Singh, Jagaranath Singh, sell and guardians of Hurzoonath Singh, sell and guardians of Hurzonath Singh, sell and guardians of Hurzonath Singh, allon Singh, Mesanut Mohamdo Reram, Aji dhya Bingh, Rheo Churun Singh, Jalon Singh, Mesanut Haril, Bhaton Mahton, Bajinath Mahton, Thaus Mahton, Musasamut Chanderbasek Kuer, and Rowat Lail.		90 7 0	The lymal share, of which the revenue to Ma. 1,171-2-0, will be sold.
Mostajrec	5190	Sarawan Tainoqa mahal 41 Kui- luma Dehat Wer- ran-y, pergunnah Sherghotty.	Mrs. A. M. Hanrey, Goshaen Bodhreer, Goshaen Mitterit Geer, Ethal Ally Khen, Mathar Ally K., and Jack Baho, Moliks and Mostajirs of 16 annas.	7,500 8 0 Mal. 6,728 8 0 Malkana. 541 0 0	#15 7 0	This mehal is artifed for twenty years from 1866 to 1255 F.S.
Permanently settled.	3506	Isagulnore Koel, polgunnsh Arwal.	Kanbya Ojha, Pertap Ojha, Ajodhya Ojha, Haraobind Ojha, Mussemut Barati Be- gum, Jibboo Singh, Pittamber Singh, Mossamit Hasta, Girwar Tewars, and Bhairo Dyal Molika and malgossars.	1,386 \$ 0	3 13 0	The whole methal is to be puf up to sale.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Mymeusing will be put up to public and unreserved sale at the Collector's Office of that district on Monday, the 26th March 1877, answering to 14th Chaitro 1283 for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th January 1877.

No. iti tuwji.	Names of mehals and pergunnahs.	Names of the proprietors.	Governi revenu estan	e of		Am/ arre whi estati be	ar ch i	for he	Remares.
	CL	130 I.—Mehale settled in perpetuity.		. А.	P.	R	ı. A	. P.	
12	11 gundahs I cowrie hissa of pergunnah Attla, excluding the share separated under Act XI 1858, as shown below:—	Ram Chand Shaha, &c	395	6	1				
12	1 gunish 3 cowries share of pergunnah Attia, having separate account under Act XI of 1850.	Mohomed Rashid Khan, guardian of Navabali Choudhry, &c.	61	7	8	} :	8	10	
12	7 gundaha share of pergunnah Attia, having separate accounts under Act XI of 1859.	Hari Charan Mazumdar	346	15	3	j			
110	I anna share of semindari pergunnah Nassi-	Bhairab Chandra Chaudhuri, &c	702 1,148			204		0	
137	rusess. 2 annas hissa of perguonah Shusingh	Ram Nath Sing and others	1.988	4	0	331		0	
BIAS	Chur Imrikuatia, pergunnah Aliapsingha	Chandra Bali Debya and others	1,185	7	ō			ű	1
6179	Jower Jaggat Chur, perguunah Bardakhat, excluding the share separated under Act XI of 1839, as shown below:—	Kalı Bharub Roy and others	204	5	Ü				
8179	Jower Jaggat Chur, pergunnali Bardakhat, 2 annas abare separated under Act XI of 1889.	Hari Kishore Adhikari	94	5	0				
6179	Jower Jaggat Chur, pergunnah Bardakhat. 2 annas share separated under Act XI of	Jaggat Tara Dassya	94	5	0	} :	. 1	. 0	
6179	1889. Jower Jagget Chur, pergunnah Bardakhat, 2 annas 15 gundaha I cowrie and 1 krantee	Har Kishor Roy	125	1,2	0				
6179	share under Act XI of 1859. Jower Jagget Chur, pergumah Bardakhat,	Ram Kishor Shahs and others	141	8	6	!]			1
- 1	3 annas share. Jower Jagust Chur, pergunnah Bardakhat, 2 annas share.		94	5	0)			
	Cı	ABS II.—Mehale temporarily settled							
5808	Resumed estate Bul Challangi, pergunnah Myziensingh.	Bhava Sundari Debya and others	564	0	0	130	3 (0	Settled for 33 years from 1st Hysack 1281 B.S., answering to 12th April 1874 to 30th Chattro 1313 B.S., answering to
4465	Resumed estate opposite to Jail, pergunnah Allapsing.	Hara Sundari Debya and others	2,474	0	0	616	3 0	0	11th April 1907.
		r · h							Chaitro 1818 B.S., answering to 11th April 1907.

R. H. PAWSEY, Offg. Collector.

NOTICE is hereby given, under section 6, Act XI of 1859, that the undermentioned estates in the district of Burdwan will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

No. in the rent-roll.	Class.	Name of mehal and pergumah.	Proprietors.	Government revenue.	Remarks.
04	First Class perma- uently settled estate.	Khorumperr, pergun- nah Shahabad.	Syud Attaur Rohomon, Syud Abdool Futtah, Sreemutty Khobra Bibee, Taliz Bibee, Syud Mahomed Mu- aha, Syud Mahomed Taha, Boshi- run Nissa Bibee, Shoada Bibee.	Ra. A.P. 6,189 9 10	The estate is to be sold for arrears of Government revenue only.
	••	The second secon		·	

BURDWAN COLLECTORATE, the 17th February 1877.

A. C. BRETT, for Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moughyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS II .- Temporarily-rettled Estates.

Number of Towjee.	Name of Websi and Pergunush.	Sodder jumma.	Name of Proprietar.	Amount of arrear due.	C REMARKS.
3351	Dearsh Norswan, per- gunnah Monghyr.	Ra. A. P. 1,006 0 0	Talabur Koomer and others.	Ra. A.P. 536 8 0	This estate will be sold for arresp of revenue, Ma. 838-8, due on the 13th January 1877.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moughyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

Class 1 .-- Permanently settled Estates.

imber of lowji.	Name of mehal and pergunuah	Budd Jumn			Name of proprietor.	Amou			Remarks.
i		Ra.	A. f	•		Rs	A	r:	
1403	Chuck Aimed, &c., pergumah Maiki	727	1 0		Meer Mushur Ah and others.	*	ų	0	The share of 1a, 1p, 1c, belonging to Duras Singh and others, which is inder himware and bears a sudder jumina of Ra, 405, will be sold for arrears of revenue &s. 8-9, due on the
1434	Kudirahad, pergunnali Nyepoor	524 1	0 0	: 1	Shah Moloon Ah	ø	ß		12th January 1877. This estate will be sold for arrears of revenue
1301	Ragimpur Masourah, pergumah Ameriku.	1,138 1	. 5 (1		Mohesh Singh and others.			B .	3 samus, the on the 18th January 1977. 3d 5c share, of which a separate account was opened under section 10 of Act Xt of 1888, bearing sodder jumms of Ra 11-8, will be sold for arrears of revenue Ra. 3-13, thu on the 18th January 1977.
3931	Kiamut Jaidpur Sekunderpur, per- gunnah Salemabad.	511	3 (1	!	Chowdry Nilkant Per- aand and others.	0	3		with the exception of 8 aiman share of Nitkani Persid, of which the jumius is Rs 255-16 sparned inder Act At of 1859, the remaining share of Showmidin Singh and others, bearing a sudder module Rs 255-11, will be sold for arrears of receive Rs, 6-5-8, due on the 12th Japaners 1877.
	Phnekye Mai Sungra Khotha, per- kunnah Chuckye.	1,050	6 V	. :	Mosamut Tekm Lal. 1 In Komri and others.	**	1	4	With the exception of 60, 9d, 14c 4b 17p, share of Maharajah Sar Joviningle Singh, K.C.R., hearing a sudder pinning of Ra. 425-12, the rentriol of which has been separated under section to of Act XI of 1859, the remaining share of Mossingui Tekin Koniri and others, which beers a juming of Rs. 624-10, will be sold for accesse of recome Rs. 88-1, due on the 12th January 1875.
10h4	Khodawandpur, pergumah Bhosar	1,068	4 13	•	Officiand others	12	12	0	This estate with he sold for arrears of revenue. Rs. 12-12, due on the 12th January 1877.
1311	Mohooli Dearsh, pergumah Monzhyr.	781 1	1 4	. (Frish Chunder Biswas and others.	u	p ·	()	ta, fg 15c 8b shore of Ham Munder and others, which is under butwara, and boars a sudder jumms of Ks, 01, will be sold for arrega- of revenue Damms due on the 12th January 1877.
1405	Chilmit and Karr Chick, per- gumah Matki.	1,530 1	u ĸ		Meer Muziner Ali and others.	2	4	()	2a Fig. 1c share of Nutino Singh and others, which is under intwars, and boars sudder journa its 196-1, will be sold for arrears of revenue to 2-1, the on the 12th January 1872.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Nuldea will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed

of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

Class 1.—Permanently-settled Estates.

No. 17.—Dhee Alfa, pergunnali Bagwan; recorded proprietors Santiram Rai and others; sudder jumms of the entire estate Rs. 8,670-5-3, and police Rs. 96-3-7. The share of Shantiram Rai and others, hearing sudder jumms Rs. 4,046-2-2½ and police Rs. 44-14-8, will be sold for recovery of Rs. 30-12-5. The shares of other proprietors. Banua Sandery Bermania, mother and guardian of Kishtonath Rai and others, hearing sudder jumms of Rs. 4,624-3-1¼ and police Rs. 51-4-11, will be exempted from sale, as they have opened separate necounts.

No. 34.—Bharatpore, pergunnali Plassy; recorded proprietors Mohesh Chandra Rai and others; sudder jumms for the entire estate Rs. 612-4-3, and police Rs. 6-6-0-8. The share of Novin Chandra Sen and others, hearing sudder jumma Rs. 275-8-4 and police Rs. 3, on account of which a separate account has been opened in No. 34-1, will be sold for recovery of Rs. 6-3-7 on account of Government revenue.

No. 40.—Taraf Batyc, pergunnali Batyc; recorded proprietors Thikamonic Debya and others; sudder jumms of the entire estate Rs. 41-9-1, will be sold for recovery of Rs. 591-6-3 on account of Government revenue.

No. 417.—Dehee Chandie, pergunnali Pajnour; recorded proprietors the Official Assignee and others; sudder jumms of the entire estate Rs. 10.246-2-8, and police Rs. 129-2-4. The shares of the Official Assignee and others, hearing sudder jumma Rs. 808-15-4, and police Rs. 10-3-6, will be sold for recovery of Rs. supported assignee and others, bearing sudder jumms of the entire estate Rs. 10.246-2-8, and police Rs. 10-3-6, will be sold for recovery of Rs. 10-4 on account of which Rs. 9,437-9-4, and police Rs. 118-14-10, will be exempted from sale, as they have opened a separate account.

No. 369.—Dehi Nischindpar, pergunnali Bangrabad; recorded pr

No. 438.—Taraf Ranaghat, pergunnah Ranaghat; recorded proprietors Issur Chandra Pal Chowdhuri and others; sudder jumma of the entire estate Rs. 1,359-14-3, and police Rs. 15-10-3. The share of Issur Chandra Pal Chowdhuri and others, bearing sudder jumma Rs. 223-4-4, and police Rs. 2-5, will be sold for recovery of Rs. 1-2-6 on account of Government revenue; the share of other proprietors Radhamoya Dey Chowdhuri and others, bearing sudder jumma Rs. 1,136-9-11, and police Rs. 13-5-3, on account of which separate account has been opened, will be proported from sale. revenue.

exempted from sale.

No. 489.—Dehi Shamta, pergunnah Mulghur; recorded proprietors Rajkumari Dassi Chowdhurani and Madhub Chandra Pal; sudder jumms of the entire estate Rs. 4,154-2-4, and police Rs. 45-7-6. The estate will be sold for recovery of arrears Rs. 500 on account of Government revenue.

Temporarily-settled Estates.

No. 2254.—Char Sooksagsr, pergunnah Pajnour; recorded proprietors Bajkishto Bandopadhia and others; sudder jumma of the entire estate Rs. 506-3; will be sold for recovery of Rs. 16-2 on account of Government

revenue.

No. 3192.—Pergunnah Blur Fatajungpore, pergunnah Blur Fatajungpore; recorded proprietors Shital Chandra Ghosh and others; sudder jumma Rs. 2,433-1. The share of Shital Chandra Ghosh, bearing sudder jumma Rs. 1,264-1, will be sold for Rs. 595-2-5 on account of arrears of revenue; the share of other proprietors Panchanon Ghosh and other proprietors and guider jumma Rs. 1,159, on account of which a separate account has been opened, will revenue. be exempted from sale.

NUDDEA COLLECTOR'S OFFICE, the 19th February 1877.

C. C. STEVENS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates, in the district of Bajshahye, will be put up to public and unreserved sale at the Collector's Office of that district on the 21st March 1877, corresponding with the 9th Choitra 1283 B.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the kist December 1876.

lowji Wher.	Name of mobal and pergunnah.	Names of Proprietors.	Government revenue.		Arres			Remarks.
INS	Monzah Berabari and Dini Darossa, per- gunnah Mahamed-	Worshipper of Radha Govinil Deb Thakeor, Paja Bayı, mother of Govind Presad Singh Raya, mhior, Grish Chundra Dutta, Protima Scondari Dasya, and	Rs. A. 1 4,373 1 Police, 80 6	U	Rs. A	. P		
	pore.	Mr. A. Gallois. Deduct on account of separate account opened under Act Xi of 1839—	4,403 7	0				
		Special No. 1.—Grish Chundra Dutta, share 2 annas 2 gundas 2 cowries and 10 tools.	581 4 Police, 4 1	1			***************************************	
		Special No. 2.—Protims Soundari Dasya, share 2 annas 2 gundas 2 cowries and 70 teels.	585 5 581 4 Police,	0			İ	
		a particular a cowares mite 10 sects.	585 5	-				•
i		The remaining shars to be sold, belonging to the undermentioned persons:—worshipper of Radha. Govind Dob Thakoor, Paja Hay, mother of Govind Prosad Sing Rays, miner, joint sharo.	1,170 ±0 2,007 1 Police, 13 14	0		5	0	This joint share will to sold.
		Special No. 3.—Mr. A. Gallois, share 8 annas	1,204 4 Police, 8 6		449 1 2	0		This share, on account of which separate a count has been opened will be sold.
250	Scorjupara, psegunnah Tegachhi.	Santa Moul Debis, Shabitri Dasya, Kall Prosad Chow- dhury, Bhaba Deb Takokdar, Debi Prosad, Ram Bonatun, Gauga Prosad Lahor, Ishur Chandra, Gunga Govind, Bipen Chandra Chowdhury, Buma Sondery Debya, Praunath Roi, mitror Gowinatti, Guru Prosonna, Paradhusth Rai, Ram Churen, Guru Churen, Borada Churen, Gunga Churen, Shiv Churen, Durga Das Khan, Horomoyi Debya, Kullas Chandra Lahiry, mitror Hori Das Lahiri, Kali Soondery Debya, Dighosona Debya, Shurja Kanta Lahiri, Chundra Kanta, Romoni Kanto Lahiri. Deduct on account of separate account opened under Act XI ol 1859—	1,004 14	0				
		Special No. 1 Share I suns 11 zundas 2 krantl, Bam Churon, Guru Churon, Horosh Churen, Gunga Churen, Shiv Churen, Durga Das Khan,	156_4	0				
		Special No. 2.—Share 12 gundas 3 cowries 2 kags 19 teels, Horomoyi Dobys, Kollas Chandra Lahiry, minor Hori Das Lahlri.	65 6					
		Special No. 8.—Share 1 anns 1 gunda 1 cowrie 1 krauti, Kaii Soondery Debya. Special No. 4.—Share 7 gundas 1 kag 9 teels Digbo-	107 0 35 11					
		sons Debys. Special No. 5.—Share 5 gundas 1 cowrie 1 kranti,	26 12	- 1				
		Shurja Kanta Lahiri. Special No. 6—Nhare 10 gundahs 2 cowrles 2 krantis Chundra Kanta, Romoni Kanto Lahiri. The remaining to be sold for arrears of revenue due on account of the joint share of the following		0			•	
		persons:— Santu Moni Debia, Shabitri Lasya, Kali Prosad Chowdhury, Bunba Deb Taloakdar, Debi Prosad, Ram Sonaton, Ganga Prosad Lahori, Ishur Chanara, Gunca Govind, Bipen Chandra Chewdhury, Bama Scondery Debya, Praumath Roi, mmer Gowrmuth, Guru Pro- sonus, Pereshunth Rai.		0	191	11	0	
333	Kimpul pergunnal Chimaso		1,310 15	0				
		Special No. 1.—Share 10 gundas Horo Soundari Debya Chowdhurany.	827 19	0				
		The remaining to be sold for arrears of revenue due on account of the joint share of the following persona:— Ram Chundra Acherjee, Dokhina Soonderi Debya,	P63 3	U	,	,	٥	Thur joint share with
374	Kismul pergunual Rograpore	Bissumber Sanyal, Shombhu Chundra Lahiri, Ishan Chundra Acherjee Chowdhuri.	1,369 13			•		This joint share will sold. The whole estate view be sold.
		Mr. A. Gallois. Defast.				•	•	
		Worshipper of Radha Gorind Deb Thakoor, Paja Bayi, mother of Govind Pressd Singh Rau, minor, joint share. Special No. 1.—Share 6 annas, Mr. A. Gallois	1,018 10		201			This joint share will sold.
111		Mohant Gonga Ram Gossami, worshipper of Ram Chundra Deb Thakoor, Luchill Kounri.	1,632 4 Polsee,	0	173	13		This share will be so The whole estate v be sold.
124	Kumut Chung Dhub Tuppeh Chapeila.	il, Brojo Soondar Mullick, Raj Mohini Debya, Horikristo Mullick, Jadu Nunduu, Doiboki Nunduu, Rukini Nunduu, Shiv Chunder Sen, Krishteshur, Anund Mohun Mosoomdar, Joynath, Keshubnath Bishu, Wooma Soondari Debya, Santo Moni Debya, Raj	1,336 12		10	4	•	Ditto.
440	Turuf Bahodipur, Tu peh Chapoila.	Mohini Debya. Poddolochun, Broja Soondar, Horikristo Mullick, Kristo Moscomdar, Jadu Nundun, Doiboki Nundun, Ruhimi Nundun Sen, Hara Chandra Joardar, Wooma Soon- dari Debya, Kashinath Iliahu, Raj Mohim Debya, Joy Nath Bishu, Sauto Moni Debya, Keshubnath Bishu, Brojo Koomar, Sree Krishto Mullick.	1,560 10		.	•	0	Ditto.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Backergunge will be put up to public and unreserved sale at the Collector's Office of that district on the 27th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

Number on the towji.	Class.	Name of mohal and pergumah.	Proprietors.	Andder jumus.	Arrears due.	Remarks
Num Kod				Ra. A.P.	Ra A. P.	
1 1675	Pirst Class	Taluk Sakinddin Khan, Rasharat Khan, Barhan Kusu, and Badula Khan, in pergunnah Bazerga- medpur.	Rajendra Chandra Neogi and Aurua Purna Dasi.	14.761 6 0		Of the entire cetate 12 annua share, bearing a auditer jumma of Rs. 11,070-15-8, belonging to the preprietar tayendra Chandra Neugl, will only be sold for arrears of Chrominent revenue. Four annua share of Anrua Puria Dan, for which arparate accounts were quench, will be excluded from the sale.
2 1914	Dif t o .	Taluk Ramdeb Sen, in Tap- pa Bahih Silimabad.	Bhagaban Chandra Bhatta- charjea, Ganga Daa Mucker- jea, Golak Chandra Sen, Durga Chran Sen, Maleswari, Ra- jani Nath Sen, Kali Kumar Isa, Ram Kamal Sen, Radha Nath Bachaspati, Jagat'i han- dra Sen, and Ram Deb Sen.	1,797 In 9}	11 14 A	of the entire estate 12 mmas 10 gundas 2 kraotis 3 the share, bearing a sudder jumma of 16 1,401-3-3, belonging to the projectors Gama lass Minckes lea, Golak Chumira Sen, Maheswari, Ra- jam Nath Sen, Kali Kimar Das, Jacas I bandin Sen, and Bain Dell Sen, will only be seed for arrears of Ge- vernment revenue. 3 annas 95 gundas 17 tile share 6 Boths Nath Bachas- path, Ram Kaund Sen, Bhagaban Charles Bhattacharjea, and Thirga Charles Bhattacharjea, and Thirga Charles Bhattacharjea, and finga counts were opened, will be excluded from the sale.
S. 4719	: Intto .	12 annas share of Joar Lohnin, in pergunnah Bozerganndpur,	Jasa Mohan Guha, hima 12 minus. Jagabandhu Nag, hima 4 annas	949 1 0}	€ 0 10 €∮	The entire estate will be sold for arrears of Government revenue.
4 51904	Ditto .	Char Kakra, together with Itampura.	Shek Abdulla Mish and Bha- bam Shanker Mitter, hissa 9 amas. Monlovi Amiraddin, hissa 1 amas. Monlovi Abdullah, guardian of Mollovi Abdullah, guardian of Mollowich Abdullah, minor,	4,421 4 6 Rout ceas. 44 7 9 460 3 6 345 10 0	2,490 S R 23 7 G	Of the entire estate, 9 annas abare of Sites Aislands Mash and Bhabam Shan- ker Mitter, bearing a sudder jumma of Ea. 4,421-4, read cossists, 44-7, 10 gundas abare of Itakaya Shanu Sili, andder jumma Hu. 245-10, read coss Ra 2-3-6, will be separately soul for the arreage of Government revenue, 16 gundas share of Moulovi Abdulla, guardian of
	: :		huss à anns. Abdul Soban Miah, huss 3à annss. Kamarannossa Bibi, hissa à	1,719 6 0 245 10 D		Mohumed Ah I ligh mmor, 1 anna ahare of Moulovi Amiraddin, 3 anna 10 gundas share of Abdul Soban Mish, 10 gundas share of Kamarannessa. Hib, 10 gundas share of Nabjan Ilibi, and 10 gundas share of Nurjan Ilibi, and 10 gundas share of Nurjan Ilibi,
			anna. Sabjan Bihi, hissa § anna Nurjan Bibi, hissa § anna Bakaya Bahnu Bibi, hissa §	\$45 10 0 \$46 10 0 \$45 10 0 \$45 10 0 \$600 cons. \$ 5 6	1	fur which persents accounts were opened, will be excluded from the sale
5. 529	Ditto	Monsalı Shibpur, pergun- nah Gopalpur.	Bharrab Chandra Majumdar and Mokesh Chundra Dutta.		518 0 0 B 0 0	of Government revenue.
n. 521 0	Ditto	Mousah Mohadebpur, per- gunnah Gopalpur.	Ditto	752 6 0 Road cess. 8 0 0	835 6 9	Dates ditto.
7. 5 222	Ditto .	Char Kristapurs	Behari Lai Roy Chowdhury, hissa 6 annas 123 gundas. Tamizaddin Chapladar, hissa 1 anna. Monton Axisudin Ahamed Chowdhury, hissa 8 annas 24 gunuss.	941 7 9 Road com. 9 7 2 195 1 0	311 3 14	Of the entire estate, 4 annas 17 gundas siare of Bohari Lai Roy Chewithury, learing a endire jumme of Ra. 941-7-9, r and cease Ra. 9-7-2; 1 anna share of Arimaddin Howkstar, audder jumma Ra. 183-2 read cease Ra. 1-15; 5 gundas share of Nonquisulia, mai sudder jumma of Ra. 46-6-6, read cease 7 shuase 9 piers; and 2 annas 5 gundas share of Molamed Kalmas 5 gundas share of Molamed Kalmas
			Kashi Kanta Padder, hises à	97 t 6		zem Chowdhirry, sudder jumms Ma. 434-4-0, road cess Ma. 4-5-9, will be separately sold for arrains of Govern- ment revenue. I atrix share of Tamis-
			Moulovi Amiraddin, hima 3	545 3 6	vendere i de velidamenta	addin Chapfadar, 3 annas 21 gundas share of alculori Asizudin Ahamed Chowdhury, 10 gundas share of Kashi Kanta Peddar, and 3 annas share of Boulovi Amiraddin, for which signs
			Asimaddi Howladar, hissa 1 anna. Neamatulia, hissa 5 gundas	198 2 6 Road cess. 1 15 0	25 12 3	rate accounts were opened, will be excluded from the mile.
			Mohamed Kasem Chowdhury,	Road cess. 0 7 9	154 14 8	
			hima i anune è gundas.	Road com.	R.J	BARTON, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's office of that district on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS 1 .- Permanently-settled Estate.

No. 1298. -Chonnri, pergunnali Chyppore; sudder jumma of the entire mehal Rs. 800; recorded proprietor Dewan Ramjeawun Sing, non-applicant. With the exception of the share of the applicants with whom separate accounts have been opened under Section 10, Act XI of 1859, the share of the above non-applicant, bearing a jumma of Rs. 267 a. 11 p. 8 k. 16, will be sold for arrears of Government revenue amounting to Rs. 71-11-9.

No. 5264. — Ounrayabheri Bhooal, pergunnah Chynpore; sudder jumma Rs. 504 a. 1 p. 0 k. 127. Recorded proprietor Bessasurdyel Sing and Ramgopal Sing and others. This mehal will be sold for arrears of Government revenue amounting to Rs. 2-15-17.

SHAHADAD COLLECTORATE, the 17th February 1877.

W. S. WELLS, Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Moorshedabad will be put up to public and unreserved sale at the Collector's office of that district on the 23rd March 1877, corresponding with 11th Chotro 1283, B. S., for arrears of revenue due on the 12th January 1877, on account of the kist for Uggroban 1283, B. S.

Berial number.	Сівы.	Number of towjee.	Names of melials and pergunnahs.	Names of proprietors.	Government revenue.	REMARKS.
	1	:			D., A. D.	} :
ı	lat class	72	Dihi Gavgadda, porgunnah Gonkar.	Prankristo Hunerjea, Honowary Lull Mundle, Sreesh Chander Mundle.	Rs. A. P. 2,661 10 B	Entire mehal will be sold.
2	Dilto	237	Monzah Pumiten, pergun- mah Koourprotap.	Mothoora Nath Mookerjea	558 4 0	Ditto.
3	into	241	Monash Pooparuli, per- gunnah Akburahahes.	Gour Sconder Sing, Hrojonath, Mud- dun Mohan Sing, Monanoluni Dassia, and Sreemahun Das, Sabayet Issur Gokool Chunder Thakoor, idol.	1,161 14 1	Ditto.
•	Ditto	278	Kiamut perkunnah Bar- buck Sing, pergunnah Barbuck Sing.	Alum Chunder, Chunder Mohun, Dole Gobind, Hurce Narain, Horo Mohun, Ram Chander, Ramtoma, Shib Chander, Kanto-Ina, Shib Chander, Mohendro Narain, Ram Mohun, Kristo Kant, Ilhogobutty Dehbya, second Ram Chander, Kaly Das, Kristo Gopal, Jechun Kristo, Ramdhon, Prom Narain, Bonomali, Kals Chand, Kristo Kishore, Heera Lall Chowdhoory, Baurondas Chowdhoory, Radha Mohun, Ram Gopal, Brojobell Chowdhoory, Gopee Soondery Pebhya, Motilal Chowdhoory, Bandee Reebee, Arijun Nisas Ile-bee, Jecawar Rohoman, and Rajia Bochee	2,105 6 1	Ditta.
B	litto	455	Kismut Suchtipore, pergunnah Polasec.	Hori Mohun, Khelro Nath, Radha Kristo, Gonal Kristo Mookhopadhia, Sokhi Monce Pabhya, Syud Attawar Rohoman, Syud Abdool Futter, Khobira Beebee, Taleba Beehee, Fritchina Bestee, mother and gnar- dian of Syud Mohamed Taha, Rohi- mon Nisa Beehee, Sydah Boehoe, and Sroedam Chundor Sen.	2,403 10 3	Ditto.
6	Ditto	472	Kismit monzah Shagur- dighee, pergumah Moholundee.	Ram Games Bagehes, Bungsheedhur Sirear Prancessur Ghose, Indredomnn Sing, Bydo Nath Das, and Sherk Rohomuttoolfa.	746 0 3	Ditto.
7	Ditto	480	Kismut turuf Shahanur- gur, pergunnah Dhawah.	Ване: Мана Коонгоо	812 2 0	Duto.
8	Ditto	583	Turuf Ramnuggur, per- gunnah Gowas.	Shibo Soondery Dasaya, Sarno Moon- jari Dasaya, Sreekant Shaha, and Radhika Product Shaha.	3,186 7 3	Dilto.
p	Ditto		Kismut pergunnah Kashi- pere, pergunnah Kashi- pere.	Shama Charan Rhutto, Chundro Mook- hoe Dassia, Kasan Chamler Roy, Genesh Lall Roy, Shama Scondery Dassis, Radha Charan Sen, Khettro Nath Bindepadhya, Nittya Kally Bethya Chowilhorany, and Brojoraj Bumlepadhya, father and guardian of Shotosh Chandro Bundepadhya, minor.	8,074 3 0	Only 4 annas 9 gundas 3 kag and 1 til share of mehal, sudder jumma Rs. 2,250-5-1, will be suld, c. e. the share of Gonesh Lali Roy.
10	Ditto	181	Kismut pergunnah Chung- nuddea, pergunnah Chungnuddea.	Ram Mahun, Nagor Money, Dino- burahoo, Shatkory, Sonamoney, Guo- roodoyal, Muhamunda, Rajkoomar, Ramlall, Henodilall Ghose, Shokhr Soondery Dassus, and Prosonno Moyee Dassie.	1,292 8 16	Only cleven annas one gunda and one kowree share of mehal, audder jumma Rs. 891-2-5. will be sold, i.e. share of Goorcodoyal, Na- gor Money, Shatkory, Moha- nunda, Ramjadub, Ramlall, Benodihall Ghose, and
11	Ditto	159	Eismut mousah Tekagota, pergunnah Soumskhance.	Shibdoval Rai, Girish Narain, Mohen- dro Narain Roy, Dropomoyer Bur- mony, and Kally Brimuse Shutta- charjes.	i,611 10 B	Shokhi Soondery Dassia. Oilly eight anihas and aix gurdas share of mehal, gsuider jumma Ra 832-11-4. will be sold, i.e. share of Shibdoyal, Girish Narain, and Mohendro Narain Roy.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates, in the district of Sarun, will be put up to public and unreserved sale at the Collector's Office of that district on Wednesday, the 21st of March 1877, corresponding with the 22nd of Chaet 1284 F.S., for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS 1 .- Permanently-settled Estates.

Serial number.	Towji number.	Name of ostate and pergunnals.	Names of proprietors.	tiorernment revenue of en- tire coluie.	(Jovernment revenue of the almee which will be sold for arrears of revenue.	Arrears of revenue due fro the estate.
*** *** ***** *** ****	1			Rs. A P.	Rs. A. P. K. M. D.	Rs. A.
1	79		Kishendeo Narsen, Lali Narsen Bing, and others.			}
2 3 4	240 843 364	Bksar, pergumah Basi Pithowri, pergumah Basi Tajpur, pergumah Basi	Ramprosad Narsen Hhopsi sain and others Kishendeo Narsen, Inderdeo Narsen, and others	. 632 7 91	385 8 51 0 0 0 189 11 61 0 0 0 846 8 2 0 0 0	31 15 11 15 26 13
5 6 7	484 604 033	Rumahuta, pergunnah Baul Lowa, pergunnah Haul Kosnikotwa, pergunnah Haul	Kanhys Lall and others	2,133 8 4 H17 1 14 H83 11 9		24 7 3 7 2 3
8	• 783	Bagowra, pergunnah Baul	Kishen Kumar Sahi, Syed Bande- ally, and others.	4,102 10 11	852 3 51 0 0 0	30 8
9	894	gumah Barrah.	Sheo Sahai Sing and Muktuath Product.	56N N 61		0 18 1
10	917	Telkathu, pergunnah Bar-	Dinto ditto	960 6 8	940 0 0 0 0 0	1 9 7
11 12 13	951 997 1067	Bowan, pergunush Barrah	Sheikh Falzullah and others Sheikh Wali Muhummud and others Sheo Bahai Sing and others	2,228 3 61 504 12 61 1,976 15 34	376 9 01 0 0 0 1,021 16 34 0 0 0	11 11 12 1 8 1 1
14	1165		Chet Gir, Juba Lall, and others	671 6 10	3H1 6 10 0 0 0	4 14
15	1715	Radkagown, pergunnah Barai	Justit Rai and others	144 15 Af	996 12 21 0 0 0	5 \$
16 17	1255 1751	Pateria, pergumah Barai Telpa Buzurg, pergumah Chirand.	Bhagwan Dass	2,133 A 4 1,346 10 B	2,113 8 4 0 0 0 79 2 8 0 0 6	1 8 15 15
14	1760	gunnsh Chirand.	Sheikh Asadullah, Bihl Rahman and Nuktnath Pershad.	1.241 1 0	1.241 1 01 0 0 0	10 6
16	1822	Bakhrour, pergunnah Dungsec.	Mossamut Khedan Kuor Ras, Baboo Mohabir Persinad Sabisaha- door and libagwatt Churn.	1,525 0 6	1 1,354 5 8 9 0 to	85 10
20	21)06	Rassipur Mohindeln, per-	Sree Kinlien Salin, lihawani Sahai and othera.	_		5 0
21	2007	Raiputti, pergunnah Kus- mur.	Ramanuara Singh, Sheikh Moham- ud Wacz.	2,029 N 63	2,026 8 64 0 0 6	404 h
11.7	2027	Salehpur, pergunnah Kus- nur. Salehpur, pergunnah Kus-	liaghuput Lait	649 0 0 650 0 0	1 660 0 0 0 0 0	162 8
23	2028	mur. Manopur, pergunnah Kus-	Ditto Narsing Narsin and Sudist Narsin		119 1 74 0 0 0	162 7 9 14
25	2294	mur. Bajraha, pergunnah Goah	Sing.			5 16
26	2334	Jaithur Bhatgain, per-	and others. Mossamut Jiachha Kuer and	_	1,834 1 1 11 15 0	15 0
27	2433	gunnah Goah. Chap Sudarshen, per-	others.	,	285 3 8 3 0 0	12 10
25	2459		others. Meherban Sing, Ram Sahal Sing,	663 7 8	279 4 11 6 15 10	1 14
20	2487	Goah. Rasulpur, pergunnah Goah	and others. Jhabu Lall, uncle and guardian of Durgasum minor, Ram Churn		1 832 11 10 0 0 0	3 3
30	2493	Rempur Jaitl, pergunnah Goalt.	Sing and others. Johns Sing, Bani Pershad, Ram Nath Sing, and others.	1,515 18 9}	508 N 10 5 10 3	11-7
31	2520		Gholam Hussain Khan, Nabidad Khan and others.	517 5 4	517 5 4 0 0 0	4.6
32	2613	Kerwakutsa, pergunnah Goah.	Kuldlp Narain	3,144 10 N	563 3 7 4 6 0	7 2
33	2650	Koderia, pergunnah Goah	Kashi Sahu Makhen Sahu and others.	894 5 8	271 13 0 2 0 0	3 12
34	2415	Amnour Mander, per- gunnah Mukair.	Johns Sing, Jameiet Sing, Ram-		1,595 1 6 7 10 8	39 12
35 36	2813 2813	Ditto ditto	Moulyl Ather Hussin	12,4%5 1 8		5 1 4 6
36 87	2516	Ditto ditto	Mohiputh Ring Salamut Alli, Basharut Alli and others.	12,4%5 1 34 7,501 11 64		• 6
39 39	2816 2816	Ditto ditto Ditto ditto	Haribur Sing Maluk Chand and after him Ananddeo Naraiu, purchaser by	7,301 11 01 7,301 11 01	74 4 9 6 0 6 8 5 3 10 6 0	7 M 6 2 1
40	2816	Ditto ditto	male for arrears of revenue. Nazir Sing, Jowahir Singh, and Mohiputh Sing.	7,301 11 0f	15 4 4 6 18 5	1 12
41	2994	Yebyapur, pergunnah Madhul	Shoo Naraiu Rai	64A 9 6	224 1 104 0 0 0	25 5 1
43	8915		Brijkumar Singh, Jadunundun Singh, and others.	1,168 0 42	333 6 31 0 0 0	9 5

SARUN COLLECTORATE, the 19th February 1877.

F. J. G. CAMPBELL, for Offg. Collector.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates, in the district of 24-Pergunnaha, will be put up to public and unreserved asks of 1869. 24 Pergunnahs, will be put up to public and unreserved sale at the Collector's Office of that district, on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

FOR ARREADS OF REVENUE.

CLASS I .- Permanently-settled Estates.

Towji No. 351.—Kismut pergunnah Balea, &c., mouzah Puroye, &c.; recorded proprietors Romesh Chunder Dutt. &c.; sudder jumma Rs. 8,634-13-9.

No. 2369.—Pergunnah Dantia. &c., Kismut Dantia, &c.; recorded proprietors Joy Gopal Pal Chowdry, &c.; total sudder jumma Rs. 47,322-5-61, of which, excluding the portion for which separate account under section 10, Act XI of 1859, has been opened, the share, annas 7, 2, 3, 1, 2, 7, 10, standing in the name of Joy Gopal Chowdry, &c., and bearing sudder jumma Rs. 21,144-8-61, will be sold formereers of revenue Rs. 892-4-51.

R. H. Wilson, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district, on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 26th day of December 1876.

CLASS I .- PERMANENTLY-SETTLED ESTATES.

For Arrears of Revenue.

No. 7.—Kismot Anthica Baboth, Taraf Trilok Chunder Canongoe, Nilam Koilas Chundra Nandy. Sudder jumma Rs. 745-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 33.—Taraf Ashrof Agbar; recorded proprietors Nasir Ali, Ram Das, and Trahiram. Sudder jumms Rs. 6941-3. The entire estate will be sold.

For Arrears of Revenue.

No. 54.-Taraf Anandi Ram, canongoe; recorded proprietors Srimoti Ananda Mohi and others. Sudder jumma of the entire estate Rs. 849-6-9. The shares of Tripura Scondari, Kukur Chand Nao, Krishnamoni, Srimoti Perothi, Brojomohun, Brojomohun, Bishyanath, alias Bodyanath, Volanath, Ghonesham, Hara Das Canongoe, Jan Bibi, Kali Churn, Udoy Chand, Ulmilla, Ranjit Ram, Ram Das, Ram Kishore, Ram Dyal De, Ram Dyal, Ram Doolal, Shibo Dass Canongoe, Thonno Ram, Mirtunjoy, alias Googul Kishore, Ram Dyal De, Amanoth Ali, Jinnoth Ali, Akima Bibi, Moti Bibi, Shek Mahomed Busherullah Chowdry, Shek Mahomed Asanullah Chowdry, Shek Mahomed Rohinullah Chowdry, Bishamber De and Kali Kumar De, bearing a sudder jumma of Rs. 113-8-10, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 396.—Taraf Buksha Ali, recorded proprietors Neamothullah, Nasoo Shere Khan, Dewan Ali, Noorullah, Fatch Ali, Shom Shere Ali, and Oomar Ali. Sudder jumma Rs. 937-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 398.—Taraf Basir Hanif; recorded proprietor Srimoti Jahironnessa Khalom. Sudder jumma Rs. 513-0-0. The entire estate will be sold.

For Arrears of Revenue. No. 519.—Taraf Bejoy Narayan; recorded proprietor Goloke Chandra Chowdry. Sudder jumma Rs. 566-3-6. The entire estate will be sold.

For Arrears of Revenue. No. 746.—Taraf Scopi Douloth; recorded proprietor Sheik Abdullah Khan. Sudder jumma Rs. 2,930-1-3. The

entire estate will be sold. For Arrears of Revenue.

No. 1023.—Taraf Golam Rahath Khan; recorded proprietor Romesh Chunder Rai. Sudder jumma Rs. 4,138-2-4. The entire estate will be sold.

For Arrears of Revenue. No. 1040.—Taraf Gobinda Anandi; recorded proprietors Sotronarain and others. Sudder jumma of the entire estate Rs. 1,061-13-10. The shares of Shek Mahomed Bosheerullah, Shek Mahomed Asanullah, and Shek Mahomed Rohimullah, bearing a sudder jumma of Rs. 707-14-6, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 1238.—Taraf Euos Jop; recorded proprietors Adhu Khan, Abdul Hosein, Anwar Khan, Brojo Mohun, Shorforaj, Shafar Ali, Abzol, Mahomed Samil, Mahomed Asad, Magan, Noajish, Warish Khan, Easin Khan, Amir Ali, Ear Ali Khan, Nasu Meah, Neamoth Ali, Sonaullah, Amco Meah, Tojambool Ali, Mahomed Samil, Ahamed Ali, Alaka, Bishawnath Surma, Eoj Khan, Hyder Ali, and Moniram. Sudder jumma Rs. 2,272-7-6. The entire estate will be sold.

No. 1285.—Taraf Jorip Mahomed; proprietors Jan Bibi, Mahomed Bashecrullah and Ram Kanto Chowdry. Sudder jumma Rs. 784-3-1. The entire estate will be sold.

For Arrears of Revenue. No. 1363.—Taraf Jadoo Madan; recorded proprietors Ali Rajah and others. Sudder jumma of the entire estate Rs. 1,227-15-9. The share of Asanullah Chowdry, bearing a sudder jumma of Rs. 571-14-5, will be sold, the remaining proprictors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 1686.—Taraf Khan Bibi; recorded proprietor Shachi Nandan Koondo. Sudder jumma Rs. 738-12-8. The entire estate will be sold.

For Arrears of Revenue.

No. 1714.—Nilam Lakhi Narayan; recorded proprietors Mahomed Warish and Ram Dayal Chowdry. Sudder jumma Rs. 1,199-15-9. The entire estate will be sold.

For Arrears of Revenue.

No. 1747.—Taraf Monchor Rai Chowdry, recorded proprietors Ramjoy De, Srimoti Ananda Mohi, Ram Coomar Rai, Srimoti Hara Soondari, Raj Mongal Rai, Srimoti Ananda Mohi, Shama Soondari on behalf of Protab Chunder Rai, Ram Coomar Rai, Durga Kirpa Rai, Nitya Nanda Rai, Pran Krishna Rai, Ram Chunder De, Pran Krishna De, Ram Chundra De, Bonanali De, Aukhil Chunder Rai, Kolaish Chunder Rai, Taraf Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi Takurani Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi Takurani Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi Takurani Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi Takurani Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi Takurani Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi Takurani Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi, Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi, Ram Coomar Rai, Ram Coomar Rai, Kinkora Mohun Rai, Srimoti Ananda Mohi, Shama Soondari on behalf of Protab Chunder Rai, Ram Chunder De, Pran Krishna Rai, Ram Chunder De, Bonanda Mohi, Shama Soondari on behalf of Protab Chunder Rai, Ram Chunder De, Bonanda Rai, Shama Soondari on behalf of Protab Chunder Rai, Ram Chunder De, Bonanda Mohi, Shama Soondari on behalf of Protab Chunder Rai, Ram Chunder De, Bonanda Mohi, Shama Soondari on behalf of Protab Chunder Rai, Ram Chunder De, Bonanda Mohi, Shama Soondari on behalf of Protab Chunder Rai, Ram Chunder Rai, Charan Rai, Ram Coomar Rai, Kishore Mohun Rai, Srimoti Ananda Mohi Takurani, Ram Coomar Rai, Kishore Mohun Rai, Anauda Moyee Takurani, Ananda Mohi, Protab Chandra Rai and Roghoo Nandan. Sudder jumma Rs. 2.491-10-0. The entire estate will be sold.

For Arrears of Revenue.

No. 1751.—Taraf Modan Chowdry; recorded proprietors Lakhi Kanto Dutta and others. Sudder jumma of the entire estate Rs. 688-6-5. The share of Bam Doyal, bearing a sudder jumma of Rs. 13-13-0, will be sold, the remaining proprietor having opened separate accounts under Act XI of 1859.

For Arrears of Revenue. No. 1894.—Taraf Magan Ghonesham; recorded proprietors Bhoyrub Chunder and others. Sudder jumms of the entire estate Rs. 560-5-0. The shares of Bhoyrub Chundra, Mahemed Dowloth and Tarini Charan Surma, bearing a sudder jumma of Rs. 424-13-0, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue No. 1900.—Taraf Mahomed Monohor; recorded proprietors Alfa Bibi, Ahmedullah, Chand Bibi, and Ethbar Ali Chowdry. Sudder jumma Ra. 68-15-6. The entire estate will be sold

For Arrence of Resense.

No. 2009.—Kismat Moorari Dhur Canongoe and Nil Comol Sea, Baboth Taraf Gouri Shunker Canongoe; recorded proprietors Srimoti Aruapoorna Takurani, Kriskas Chunder Gupta, Petamber, Sarath Chunder, Jugguth Chunder, Latoo Meah, Umed Ali, and Anaoda Mohi. Sudder jumma &s. 1,230-3-1. The entire estate will be

For Arrears of Bevenue.

No. 2201.—Kismoth Majiruddin Ahmed, Bab@h Taraf Hosan Wali; recorded proprietor Najiruddin Ahmed Sudder jumma Rs. 1,227-6-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2411.—Kismoth Provabutty, Baboth Taraf Brojo Kishore Canongoe; recorded proprietors Abul Khoir Mahomed, Mohotsona Billah, and others. Sudder jumms of the entire estate Rs. 667-11-10. The shares of Boishnub Charan Dutta, Fatch Ali, Geur Hari Biswas, Khoolun, Madan Mohun, Mahomed Ali Chaprasi, Noor Bibi, Warish Rohoman Syud, Ram Das, Ram Das, Bam Das, Sarath Chandra, Hari Charan, Shahitree. Moonshy Tilok Chunder Biswas, Shek Mahomed Basheerullah, Amir Ali, Noor Ahamed, Taruk Chunder Dutta, Oma Churn Dutta, Moonshy Tilok Chunder Biswas, Sarath Chunder Wadder and Srimeti Nosilun Bibi, manager and guardian of Romesh Chunder Biswas, bearing a sudder jumma of Rs. 186-11-11, will be sold, the remaining proprietors having opuned separate accounts under Act X1 of 1859.

For Arrears of Revenue.

No. 2432.—Kismoth Pran Krishna, Gopi Mohun, Gooroo Dass, Hara Dass Rai, Baboth Taraf Joogul Kishore; recorded proprietors Hara Das, Gooroo Das, Gopi Mohun and Pran Krishna Rai. Sudder jumma Rs. 8,368-14-8. The entire estate will be sold.

For Arrears of Revenue.

No. 2542.—Taraf Raja Ambya; recorded proprietor Akbar Ali Chowdry. Sudder jumma Ra. 608-12-0. The entire estate will be sold.

For Arrears of Revenue.

No. 2565.—Taraf Ram Kishore Cauongoe; recorded proprietors Ali Hosan and others. Sudder jumma of the entire estate Rs. 819-1-7. The shares of Varoth Chundra Tapadar, Ali Hosan, Buksha Ali, Boishnub Churn Chowdry, Gour Kishore, Gouri Mohun Biswas, Jadooram Thakur, Lalitha, Modhooram, Udoytara, Poran Das Chowdry, Dan Mohun Biswas, Jadooram Chamber, Gouri Mohun Biswas, Gouri Mohun Biswas, Gou Prem Narayan, Ram Joy Bodya, Ram Das Surma, Ram Dhun, Ram Chundra Biswas, Radharsm, Robhi Das Pal, Shomshere Ali, Susty Chundra, Srimoti Pran Kishori, Rookinny, Koilas Chandra Sen, Shek Dhonoo Sadagur, Bungshy Bodon Biswas, Pran Hurry Lallah, Korim Bukshaw and Boishnub Charan, bearing a sudder jumma of Rs. 478-5-4, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 2933.—Taraf Shachiram Canongoe; recorded proprietors Aiton and others. Sudder jumms of the entire estate Rs. 826-14-3. The share of Shek Asanullah Chowdry, hearing a sudder jumms of Rs. 102-4-5, which is under butwars, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3039.—Taraf Sham Raja; recorded proprietors Brindsbun Raha and others. Sudder jumma of the entire estate Rs. 673-14-3. The shares of Hurgobindo Raha, Magan Das Raha, Durga Churn Raha and Rumjan Ali, bearing a sudder jumma of Rs. 211-8-8, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3125.—Taraf Srimonto Ram Canongoe; recorded proprietors Abdullah Khan and others. Sudder jumma of the entire estate Rs. 1,737-12-0. The shares of Abdullah Khan, Hamidullah Khan's nephew Abdullah Khan, Bodyanath, Ram Kishore Seu, Anauda Mohun Naha, Srimoti Wasa Khatun, Jan Ali Chowdry, Bodyanath Sen, Sham Soonder Sen and Ram Kishore Sen, hearing a sudder jumms of Rs. 843-13-9, will be sold, the remaining proprietors having opened separate accounts under Act XI of 1859.

For Arrears of Revenue.

No. 3880.—Tarat Obeydullah, Shek Mohamed Osi, Shek and Mohamed Ali; recorded proprietors Amena Bibi, Abanied Ali, Bonnijan Bibi, Abdullah Khan, Mohamed Bosirullah and Ramijaddin. Sudder jumma Rs. 678-7-0, The entire estate will be sold.

For Arrears of Revenue.

Mehal Lakheraj resumed.

No. 20175.—Talook Mohamed Kaloo, Kamar Ali; recorded proprietor Shek Mokbul Ali. Sudder jumma Rs. 518-5-3. The entire estate will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERT, Offg. Collector.

NOTICE is hereby given, under Act VII of 1868, Act II of 1871, Section 6. Act XI of 1869, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale at the Collector's office of that district on the 26th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 26th day of December 1876.

NOABAD. For Arrears of Revenue.

Monzak Patholi, Thanna Ramon.

No. 49.—Talook Gouri Sanker Bodyanath Canongoe; recorded proprietors Ali Hossein and Abdul Hamid; sudder jumms Rs. 1,491-4-9. The entire talook will be sold.

For Arrears of Revenue.

Mouzak South Nhilla, Thanna Toknaaf.

No. 460 .- Talook Khoameh Chowdhuris, Srimoti Omeri Chowdhuris, Lathong Chowdhuri, Lapo Chowdhuri, Lapechoo Chowdhuri, and Srimoti Chaiorso Chowdhuris, baboit talook Kandao, Nilam Charapooroo Chowdhuri; sudder jumma, including road fund, Rs. 677-11. The entire talook will be sold.

For Arrears of Revenue.

Mousak Char Skabek Bakalis, Thana Town.

No. 559.—Talook Ahmed Ali, Mahomed Esof, Korban Ali, Ajgar Ali, and Srimoti Noorbibi; recorded proprietors Ahmed Ali, Mahomed Esof, Korban Ali, Ajgar Ali, Srimoti Noorbibi, and Makomed Nosim Sowdagar; sudder jumma Rs. 6864. The entire talook will be sold. For Arrears of Revenue.

Monsak Teknaaf, Thana Teknaaf.

No. 1401.—Talcok Khepong Chowdhuri, Omphroo, Srimoti Nao, Chaimpooree, Ongree, and Kasim Ali, Nilam Akhil Chandra, Nandy, and Obhoya Charan Ghose; sudder jumms, including road fund. Rs. 699-2. The entire talook will be sold.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Chittagong will be put up to public and unreserved sale the Collector's office of that district on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 9th day of February 1877.

FIRST CLASS PERMANENTLY-SETTLED ESTATE.

To be sold for realization of expenses under the Butwara Law, Regulation XIX of 1814.

No. 2933.—Taraff Shachiram Canongoe; recorded proprietors Aiton and others; sudder jumma Rs. 826-14-3.
(1) The shares of Auloka, Ram Doyal Sen, Srimoti Broja Bashi, Jagath Chandra Sen, Tarak Chandra Sen, baboit malik Gopal Das Sen, Tribk Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Wiken Chandra Sen, Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Rassick Chandra Sen, Poorna Chandra Sen, Aukhil Chandra Sen, Chandra S Gunnesh Chandra Sen, Vikan Chandra Sen, and Gogan Chandra Sen, bearing sudder jumma Rs. 125-10-11, which is under butwara, will be sold.

(2) And the shares of Auloka Shoondoree, baboit malik Nemy Charan Canongoe, Aulka Shoondoree, and Ramdoyal Das, bearing revenue Rs. 11-3-1, will be sold.

CHITTAGONG COLLECTORATE, the 16th February 1877.

H. J. NEWBERY, Offg. Collector.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Noakholly will be put up to public and unreserved sale at the Collector's office of that district on the 29th March 1877, corresponding with 17th Chait 1283, B.S., for arrears of revenue due on the 12th January 1877:—

Number on towjec.	Names of estates.	Name of proprietor.	Sudder jumma.	Balance due.	CRMARES.
- 1			Ra.	Rs.	
1303	Pergumah Dandra Char Shabhi- kary, simre 8as. 18g. 2c. 4k.	Kasimehamed Zemiruddeen and Kasi Lutfal Huq, self and guardian of Mohameda Khatun.	2,523	788	
1046	Char Ramiz	Srimati Karimannissa Chowdarine and Abul- khaer Amanuliah Chowdry.	2,287	1,857	
1492	Pergunnan Dandra Char Shabhi- karv, share 4 anua .	Mohamed Arshad Chaudhury and Aminuddeen Ahmed Chaudhury.	1,402	570	

NOARHOLLY COLLECTOR'S OFFICE, the 13th February 1877

R. Porch, Offg. Collector.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's office of that district on the 21st day of April 1877, corresponding with 10th Bysack 1284, B. S., and 11th Bysack 1284, U. S., Saturday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

Number on the regis- ter A.	Number on the reve- nue roil.	Name of estate and pergunnah.	Name of Proprietor.	Sudde jumm		Arrears of Government revenue for which the estate will be sold.
			Permanently estitled Estats.	Re. A.	. P.	Re. A. P
896	806	Choocheitara, pergunnah Keddarkoondoo.	Chowdhari Indronath Masanto, Chowdhari Kuornarain Masanto, uncie and mohafez of Chowdhari Mohandra- nath Masanto and Domanchand Masanto. Deduct separate account of Domanchand Masanto, which will be sold for arrears of Government revenue, pie 2.	961 12 390 9		0 0 :
			Temporarily-settled Betate.			
1969	203	Mangalpur, pergunnah Pattas- pur.	Anandolal Rai, Kasinath Mitter, and Chowdhari Gopendra- nandan Dae Mohapatra.	2,069 0) 0	245 14
			Permanently-settled Estate.			
2010	1100	Nischinta, alias Khagragerriah, pergumah Nabbang.	Okhoyram Sen, Madanmohan De, Rajnarain Sen, Indra- mohan De, Rangalata, mother of Radhanath De, and Thakoordas De, minors, Sridhar De, Nimaichandra De, Janki Dui, Parbatti Dei, Srimati Satti Dasi, Srimati Harmohani Dasi and Durgamani Dasi.		, 7	0.8
2590	1980	Roinan, pergunnah Sabbang	Manikram Mojoomdar, Ausauram Mojoomdar, Bhaktaram Mojoomdar, Rajiblochan Mojoomdar, Kaliiprama Mojoomdar, Panchanan Mojoomdar, Ramdeb Bakoorah, Bharatcharn Bakoorah, Paddalochan Bhoonyah, Mooktaram Mojoomdar, Taraprasad De, Silmarain De, minor, father and mohafes Ghasiram De, Ramkristo De, Rimati Birajmanmohini Debi and Srimati Birajmanmohini Debi. Deduct separato account of Ramkristo De, which will be sold for arrears of Government revenue, Ra 63-7-4.	1,595 10		
acia	1415	Sridharpur, pergunnah Moyna- chour.	Gopinath Berah, Bunshidhar Pandah, Srimattia Prasauno- moi, Prasaunokoomar Berah, wife and son of Nabakristo Berah, Monajoodin Mahamed, Brimati Rajessari Dei, Koropoamoi Dei, wives of Fakir Chandra Patiaik, Son- darnarain Myti, Mothoormohan Maiti, Santoseram Maiti. Deduet joint abare of Gopinush Berah, Bunahidhar Pan- dah, Srimati Prasannomoi, Prasaunokoomar Berah, wife and son of Nobokrista Berah, which will be sold for arrears of Government revenue, Es. 6-7-11.	929 14 510 7		
2785	1507	Tildapara, pargunnah Baroi- chour.	of Roghoonath Das, minor, Jodoonath Das, and Jitram	896	1 1	9 10
3760	1519	Octuroccotpur, pergunuah Kasijorah.	Kar. Bykantonath Koondoo, Pearimoni Debbia, Nilkanto De, Brinarain Myti, Brinath Charn Nandi, Lukhimarain Patra, Brimatia Soondari Dasi, Moham Patra, Bhajahari Patra, Boondari Dasi, Srimatia Mohamainh Dei, wife of Gora Chand Mohapatra, and Brimatia Janki Dei, wife of Bhaga- baticharn Bhattacharji. Dedoct separate account of Pearimoni Debbia and Nilkanto		8 1	
		1	Do, which will be sold for arrears of Government revenue, RA. 68-18-6.	1,000	. •	3 13

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

Under Section 69 of Act V (B.C.) of 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 73 of the said Act.

to Import Varehouse.	Number, Mark, and Description.	Consigners.	Ships.
1877.			
farch 14	I Cake Spaling DA F	Onder	Star of Russia.
14		Order Ditto	Ditto.
14	70 Pieces Spelter, R J & N	Think.	Ditto.
14		Ditto	Ditto.
. 17	# Ch	Addressed	S. S. Poonah.
., 17		Order	Ditto.
., 17	1 Case, H. Beveridge, Esq., Officiating District Judge, Rungpore, care of Grindlay & Co.	Addressed	Ditto.
17	1 Case, H. Beverley, Esq., 27, Theatre Road	Ditto	Ditto.
17		Order	Ditto.
17		Ditto	Ditto.
17	1 Case, Mr. C. Gregory, 24, Royd Street	Addressed	Ditto.
17	1 Case, Lady Garth 7 Cases, G. F. K. & Co 21 Packages, H L in a diamond		Ditto.
, 17	7 Cases, G. F. K. & Co	Order	Ditto.
,, 17		Ditto	Ditto.
., 17	2 Casks, broad arrow, with I S D below, Medical	Addressed	Ditto.
. 17	Department. 26 Cases, J & C, with J H below		Ditto.
17	1 Case, M in a diamond, W in a diamond, B in a	Order Ditto	Ditto
17	diamond. 1 Case, Lumond Sissmore, Esq., Bomanee Tea.	Addressed	Ditto.
17	Estate, Nowgong, Assam.		Ditto.
17	2 Cases, S. C. & Co. in a cross 20 Bales, T A, with L below in a heart, bottom S L	Order	Ditto.
., 17	1 Case, Arther Ross Willson, Esq., Oude and Rohil-	Ditto	Ditto
"	khund Railway, Lucknow, NW. P.	Addressed	2
17	1 Sample Case, M. Mackenzie & Co	Ditta	Ditto.
17	1 Sample Case, Fornaro Bros. & Co	Ditto	Ditto
17	1 Sample Case, Graf and Banziger	Ditto	Ditto.
,, 17	1 Package Sample, S in a triangle, bottom B P	O-Z-	Ditto
15	8 Packages, 47 in a diamond, A. B. & Co. outside	TO:44	Queen Margar
15	1 Cask, 208 in a diamond, A. B. & Co. outside	T):44-	Ditto.
15	4 Cases, 225 in a diamond, A. B. & Co. outside	Ditto	1 Thieres
15	1 Case, 428 in a diamond, A. B. & Co. outside	Ditto	1 Thitte
., 15	1 Case, 324 in a diamond, A. B. & Co. outside	Ditto	1 Ditto
,, 15	1 Case. 233 in a diamond, A. B. & Co. outside	Ditto .	Ditto.
,, 15	2 Casks and Kegs, BJD	Ditto	
15	2 Cases, C. C. I). and Co	Ditto	
,, 15	7 Cases, 1444 in a diamond, or 359 in a diamond,	Ditto	Ditto.
15	top C. and Co.		TO:
15	4 Cases, C. A. D., care of Grindlay and Co.	1 = 1 = 1	Ditto.
12	203 Packages, C C in a triangle	Ditto	Ditto.
15	2 Cases, D S and A S	Ditto	Ditto.
1.0	1 Case, broad arrow, Lady Hobhouse, with	Ditto	Ditto.
, 10	Supreme Government of India.	Addressed	Ditto.
15	1 Case, broad arrow, with I S D below in a semi-	Ditto	Ditto.
15	circle, Medical Department. 138 Bales Nail Rods	0-1	Thiasa
1.5	- 79 1		Ditto.
15	O O Original I to Comment 1	Ditto .	Ditto. Ditto.
15	1 7 41 1 1 1 1 7 7 7	Ditto	Ditto.
., 15	1 Case, M R in a diamond, bottom H. S. K. & Co	Ditto	Diese
15		Ditto	Ditto.
,, 15	4 Cases, N in a diamond	Ditto	Ditto.
., 15	1 Case, O C D	Ditto	Ditto.
15	1 Case, R S A, care of Pergusson & Co	Ditto	Ditto.
., 15	50 Cases, R N P	Ditto	Ditto.
15	100 Cases, 1368 in a block, top B B	Ditto	Ditto.
15		Ditto	Ditto.
15	0.0 400 1 1 1 1 1 1 1 1 1	Ditto	Ditto.
12	0.0 012: 1: 1.00.0	Ditto	Duke of Argyli
., 12		Ditto	Ditto.
., 12		Ditto	
, 12		Ditto	Ditto.
12 12	a constant and the state of the	Ditto	
10	2 Cases, 249 in a dismond, bottom M. C. & Co 1 Cask, R'N P	Ditto	
10		Ditto	
19	1 Cask, no mark, or E D, with 8 below in a diamond,	Ditto	
., 10	A. B. & Co. outside.	Ditto ·	Ditto.

14 14 Cases, Cally Nath Bannerjee, Debroogur Medical Hall, Upper Assam. 1 Cask, C M	e of remova o import /arelignes.	Number, Mark, and Description.	Contriguess.	Shipe.
12	1977.			
1 Case, L. D. & Co., with M E M J below		hottom B. B. & Co.		Duke of Argyll.
1 Case, L. D. & Co., with M E M J below	1 14	1 Sample, C T in a triangle	Ditto	Ditto.
14 14 14 15 15 15 15 15	19	1 Cane, L. D. & Co., with M E M J below	Ditto	S. S. Thomas.
14 Cases, Cally Nath Bannerjee, Debroogur Medical Half Upper Assam. 1 Cask, C M 2 Cases, D & Co., with L H below	" 1.4	6 Cases, C in a diamond, top C W M		City of Manchester
14 1 Cask, C M	14	14 Cases, Cally Nath Bannerjee, Debroogur Medical	Addressed	
14 2 Cases, D. & Co., with L. H. below	14	1 Cank, C M	Order	Ditto.
14 2 Cases, D S & S 1 Case, R. Griffith, Medical Officer, E. I. R., Dinapore Addressed Ditto. Ditto	1.4	2 Cases, D. & Co., with L H below	Dista	Ditto.
14 1 Case. R. Griffith, Medical Officer, E. I. R., Dinapore 3 Bundles Steel, B Y, with C below, or no mark 1 Bar Angle Iron, no mark Ditto Ditto Ditto. 14 Bar Angle Iron, no mark Ditto Ditto. 14 Bars Flat Iron, no mark Ditto Ditto. 14 Bars Flat Iron, X in a circle Ditto Ditto. 14 1 Case, 232 in a diamond, top M C, bottom K K Ditto Ditto. 14 5 Cases, M A in a diamond, bottom H. S. K. & Co. Ditto Ditto. 14 1 Case, C. J. M. & Co Ditto Ditto. 14 1 Case, O. J. M. & Co Ditto Ditto. 15 14 12 Cases, S. & Co Ditto Ditto. 16 14 12 Cases, S. & Co Ditto Ditto. 17 18 19 10 10 10 10 10 10 18 19 10 10 10 10 10 19 10 10 10 10 10 10 11 10 10	1.4	2 Cases, D S & S	Titte	
3 Bundles Steel, B Y, with C below, or no mark 14	" 14	1 Case, R. Griffith, Medical Officer, E. I. R., Dinapore	Addressed	Ditto.
14	" 11		Onlan	Time
14	14		Thinks	Dia.
14 8 Bars Half-Round Iron, no mark Bitto Ditto Ditto 14 5 Bars Plat Iron, X in a circle Ditto Ditto Ditto 14 1 Case, 232 in a diamond, top M C, bottom K K Ditto Ditto Ditto 14 50 Cases, M A in a diamond, bottom H. S. K. & Co. Ditto Ditto Ditto 14 2 Cases, no mark Ditto Ditto Ditto 14 3 Bundles Steel, no mark Ditto Ditto Ditto 14 1 Case, O. J. M. & Co. Ditto Ditto Ditto 14 12 Cases, S. & Co. Ditto Ditto Ditto 14 3 Casks, S. C. Ditto Ditto Ditto 14 1 Case, the Secretary, North India Tract and Book Depôt, care of James Derrick, Esq., Superintendent, Tract and Book Depôt, Calcutta. Ditto Ditto 14 1 Case, Capt. J. M. Trotter, care of Messrs. Grindlay Co. Ditto Ditto Ditto 14 79 Kegs Paint, 508 in a diamend, bottom W L Order Ditto Ditto 14 1 Sample Parcel, W. M. Reid Addressed Ditto Ditt	1.1		Dista	Thiste
14 5 Bars Plat Iron, X in a circle	" 14	8 Bars Half-Round Iron, no mark	I TRIAL.	Dista
14 1 Case, 232 in a diamond, top M C, bottom K K Ditto Ditto. 14 50 Cases, M A in a diamond, bottom H. S. K. & Co. Ditto Ditto. 14 2 Cases, no mark Ditto Ditto Ditto. 14 1 Case, O. J. M. & Co Ditto Ditto Ditto. 14 12 Cases, S. & Co Ditto Ditto Ditto. 14 3 Casks, S C Ditto Ditto Ditto. 14 1 Case, the Secretary, North India Tract and Book Ditto Ditto Ditto. 15 12 Cases, Capt. J. M. Trotter, Esq., Superintendent, Tract and Book Depôt, Calcutta. 16 1 Case, Capt. J. M. Trotter, care of Messrs. Grindlay & Co Ditto Ditto Ditto. 17 Kegs Paint, 508 in a diamend, bottom W L Order Ditto. 18 18 Sample Parcel, W. M. Reid Addrersed Ditto. 19 Ditto. Ditto.	1.1			Dista
14 60 Cases, M A in a diamend, bottom H. S. K. & Co. Ditto Ditto. 14 2 Cases, no mark	1.4			Ditto
14 2 Cases, no mark Ditto	14	50 Cases, M A in a diamend, bottom H. S. K. & Co	Thiston	Thiste
14 3 Bundles Steel, no mark Ditto	" 14	1	Ditto	Dieta
14	" 14		73.44	
14 12 Cases, S. & Co Ditto Ditto. 14 3 Cases, S. Co Ditto Ditto. 16 1 Case, the Secretary, North India Tract and Book Depôt, care of James Derrick, Esq., Superintendent, Tract and Book Depôt, Calcutta. 16 1 Case, Capt. J. M. Trotter, care of Messrs. Grindlay & Co. 17 Kegs Paint, 508 in a diamend, bottom W L Order Ditto. 18 1 Sample Parcel, W. M. Reid Addrersed Ditto. 19 10 Ditto. 10 Ditto. 11 Ditto. 11 Ditto. 12 Ditto. 13 Ditto. 14 Ditto. 15 Ditto. 16 Ditto. 17 Ditto. 18 Ditto. 19 Ditto. 10 Ditto. 10 Ditto. 11 Ditto. 11 Ditto. 12 Ditto. 13 Ditto. 14 Ditto. 15 Ditto. 16 Ditto. 17 Ditto. 18 Ditto. 18 Ditto. 19 Ditto. 10 Ditto. 10 Ditto. 10 Ditto. 11 Ditto. 11 Ditto. 12 Ditto. 13 Ditto. 14 Ditto. 15 Ditto. 16 Ditto. 17 Ditto. 18 Ditto. 18 Ditto. 19 Ditto. 10 Ditto. 10 Ditto. 10 Ditto. 11 Ditto. 11 Ditto. 12 Ditto. 13 Ditto. 14 Ditto. 15 Ditto. 16 Ditto. 17 Ditto. 18 Di	14		Ditto	Thisto
14 3 Casks, S C	" 14	12 Canna S. & Co.	Thisto	Ditta
14 Case, the Secretary, North India Tract and Book Depôt, care of James Derrick, Esq., Superintendent, Tract and Book Depôt, Calcutta. 1 Case, Capt. J. M. Trotter, care of Messrs. Grindlay & Co. 14 79 Kegs Paint, 508 in a diamend, bottom W L 14 1 Sample Parcel, W. M. Reid Order Ditto. 15 1 Sample Parcel, no mark Order Ditto.	1.4	3 Canka, S C	Ditto	Thin
Depût, care of James Derrick, Esq., Superintendent, Tract and Book Depôt, Calcutta. 1 Case, Capt. J. M. Trotter, care of Messrs. Grindlay & Co. 14 79 Kegs Paint, 508 in a diamend, bottom W L 14 1 Sample Parcel, W. M. Reid Order Ditto. 14 1 Sample Parcel, no mark Order Ditto. 15 1 Sample Parcel, no mark Order Ditto.	" 14	I Case the Secretary, North India Tract and Bool	Addressed	
& Co. 14 79 Kegs Paint, 508 in a diamend, bottom W L Order Ditto. 14 1 Sample Parcel, W. M. Reid Addressed Ditto. 15 14 1 Sample Parcel, no mark Order Order Ditto.	,,	Depôt, care of James Derrick, Esq., Superintend		Ditto.
14 1 Sample Parcel, W. M. Reid Addressed Ditto.	14	1 Case, Capt. J. M. Trotter, care of Messrs. Grindla	Ditto	Ditto.
14 1 Sample Parcel, W. M. Reid Addressed Ditto.	14	79 Kegs Paint, 608 in a diamend, bottom W L	. Order	Ditto.
14 1 Sample Parcel, no mark Order Ditto.	1.4	1 Sample Parcel, W. M. Reid	A d d manus mult	T):44
	1.4	1 Sample Parcel, no mark	Order	Thiston
14 1 Spring, no mark, or S. mailway Ditto Ditto.	14	a ti di a di a di Bailman	Ditto	Thiste

Hooghly Floating Bridge.

Statement of Receipts from Lucal Traffic for the week ending 15th Murch 1877.

	Fo	ю т •	Pas	er or each				1	3 IT1	CLBS.						-
	Calcut How			Howrs			Calent How			Hown Cales			To	al.		Rymaers.
mit and 1980 - Annalista to savelle substitute republication in collections of the collec	ILe.	A.	P.	Re.	A,	P.	Rs.	A.	P.	Rs.	۸.	P.	Re.	A.	. P.	
ntal of the week	417	8	3	433	13	6	633	15	9	678	13	6	2,091	2	0	
otal of previous ten weeks	3,790	G	9	3,709	15	3	5,196	2	3	4,839	0	9	17,535	9	0	i
Total	4.937	15	0	4,143	11	9	5,832	3	0	5,112	14	8	19,628	11	0	

Statement of the Affairs of the Bank of Bengal for the week ending 13th March 1877.

LIABILITIES.	Be. A. P.	ASSETS.	Rs.	A. P
apital paid up	9,00,00,000 0 0 16,71,119 9 5		98,58,114	18 8
ublic Deposits at He d Office Rs. 70,53,075 13 7	1,71,99,969 14 8	Office and Branches	50,58,861	5
Ditto at Branches ,, 1,01.45,884 1 1) Other Deposits at Head Office and Branches		&c., at Head Office and Branches Bills discounted and purchased at Head Office	43,84,749	8
lank Post Bills, &c			1,76,47,529	3 10
undrim	7,52,490 14- 0	Balances with other Banks Bullion		5 10
		Ihad Grank	8.40,154	
		9	10,39,064	
		Sundries	10,890 2,64,694	
		Cash and Currency	3,91,92,870	0
•		Notes at Head Office, Rs. 94,44,028 3 52 Cash and Currency Notes at Branches , 1,11,74,897 10 3	2,06,18,865	14
		1 212110100 10 07		
Rupees	6,98,11,735 14 4	Rupees	5,96,11,785	14

J. Gordon, Chief Acett. & Dy. Sory. By order of the Directors,

R. HARDIE,
Secretary and Tressurer.

Servicery and Treasurer

Statement of Government Promissory Notes enfaced for payment of Interest in London, under deduction of amount re-transferred to India, and outstanding in the Books of the Bank of Bengal on the 15th March 1877.

		J^			1 +	4 PRE CRET.	LOANS.			4 P.	4) Per CERT. LOANS	LOANS	10	£°	6 Pra Crat. D	6 Рев. Стат. Вванителя вод	
		anol						and a second sec					naol	แลงโ	10 years.	ló yenn.	
Particulars.		3§ per cent. 1863-64.	of 824-25.	of 1828.29.	of of of 1828-29. 1835-38.	of 1835-38.	of 1-42-63.	of 18 54-5 3.	Transfer of 1885.	of 1870. of 1871.	of 1871.	of 1872.	. тет сице. 1866-57.	. 54 per cent. 1859-60.	Re-payable, June 1877.	Re-payable, June 1882.	Tetal
Balance of 28th February 1877	:	66,600	83,178	8,346	8,346 14,54,606 31.59,600	1.59,600	1,53,53,500	68,68,500 1,08,04,701 1,82,61,90 39,98,900 3,01,000 2,837,7,100	1,62,51,90	39,93,600	3,01,000	2,97,07,100	. #16,28	82,9th: 4,20,70,300	24,23,440	33,14,000	12,93,02,024
Stock transferred to London	:	:	:	:	:		:	:	31,00	:	:	:	:	:	; :	:	81,046
Amount enfect at Madras between 1st and 15th March 1877	15tb	:		•	:	:	2,500	:	47,700	•	:	:	:	12,000	:	;	96 GU)
Amount enfered at Rombay between 1st and 18th March 1877	15th	÷	:		:		:	88,400	1,670	:	:	1,600	:	8,900	:	:	18,600
Awount enfaced at Calcutta between 1st and 161h March 1677	3 :	:	:	:	 !	1,000	61.130.	1,500.	63.700	03	:	95,(0)	•	\$,07,000.	:		5,28,300
Total	:	86,900	33,173	2,346	2,346 14,64,676 31,60,900	1,60,900	_	54,17,100 1,08,39,000 1,63,95,700 39,89,100	1,63,95,700	39.89,100	3,01,000	3,01,000 2,08,//3,7/-0	1	82,8 K, 4,23,98,90)	26,21,0 H	33,14 (96	12.08,70,435
Amonut written off in the London Registers	:	;	:	:		4,500	27,500	75,100	15,500	20.500	!	12,000		De0,04.4	:	:	6,54,4.0
Relauce on 16th March 1677		96.00	66.600 38,173	t	2,346,14,64,606,31,56,100 1	01,56,100		0.07,84.600	1,63,80,203	39.68,000	3,01,100	65,58,900,100,64,600 1,63,80,90,39,68,800 3,01,000 4,60,00,1,700	1	62,630. 4.10,40,200	26,23,000	33,14,000	12,92,16,036

Norm.—From 9th June 1867 to 16th Jan. 1877—Kafared from India 2,289 lethe; retransferred from London 2,448 labba.

1st Feb. 1st Feb. 1st 18th

PUBLIC DERY OFFICE, BARK OF BETGALL, Calcutto, the 1714 Merch 1877.

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A 89-

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LOST OURRENCY NOTES. Notes partially lost or destroyed. Register No. of Notes. THE following Currency Notes of the Government of Value. Name of Claimant. India, Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the Rs. persons whose names are placed against the numbers; any other person having these Notes in his possession, 529 L 69-85873 100 L 82-75844 100 or claiming a right to them, is warned to communicate at -85473 100 once with the undersigned :-L 19-64247 **5**0 L 81—18230 L 80—32863 50 Notes wholly lost or destroyed. Sadaree Beparee. 20 Name of Claimant. Reguter No. Value. No. of Notes. -78935 20 ,, ~ Rs. -32865 20 L 89-09216 447 L 81-30711 Siddessur Chatterjee. 20 50 L 80-37931 Doorga Das Mookerjee. 20 L 81-36932 50 **44**K L 49-18577 L 67-42645 50 Shitanath Paul. L 44--85528 $\begin{bmatrix} 10 \\ 10 \end{bmatrix}$ Francis O. Runburn. 530 449 -85529 100 | John Espino. L 73-52737 Canti Chandra Banerjee. L 83-31771 531 10 L 51-95536 Abdool Wahab. -60922 532100 L 90-93988 L 95-40643 20) Abdoolla Khan. 533 10 L 48-89774 Walter Newton. Gonesh Panday. Prosanna Coomer Chakra-20 452 L 78-61941 534 Woodoy Chund Auddy. Surnomoi Ganguly. 453 L 66-33132 50 535 L 86-69433 10 L 83-33646 barty. 100 454 L 96-04520 L 26-65080 10 Surbessur Mitter. Shaik Hodha Bux. L 24-8871D 536 456 5 L 82-77023 458 100 Hazaree Lall. Grish Chunder Roy L 59-22707 G. T. Sabaa. 450 L 90-66425 10 537 L 67-60524 1,000 Maherwan Khoda Bux. 538 Bamon Das Mookerjee. 460 L 85-16315 A 78-36353 L 81-52769 50 Jugdeo Sahai. 539 482 L 16-81395 L 83-67099 L 81-69108 100 463 Ram Lal Gossain. 5 } H. H. Macleod. Hurry Mohun and Peary L 11-21248 464 50 5) L 26-29823 L 86-69937 540 Brojo Lal Mittra. Mohun Roy. 487 L 83-17496 100 541 Miss M. Mendies. 10 L 25-67983 L 17-21857 100 542 ---05439 Grish Chandra Chowdhury. William Young, c.s., Col--38934 100 543 5 Hurro Lal Mozoomdar. lector, Mainpuri. 38935 21858 100 L 62-07079 L 87-17533 -38936 100 10 Lalla Mithoo Lal. L 89—36345] .. —36346] Notes partially lost or destroyed. 545 Hafeezoola Khan. 20 Satcory Banerjee. 100 Jibun Krishna Raha. 50H L 90-19329 330 M. D. Roche. 500 L 82—98552 510 L 51—91635 100 381 L'89-30730 } 100 Joseph Heath. to L 46-80240 } L 37-86043 } each. -91640 Messrs. Essack Mahomed Niloo Dhun Dhun. 332 20 L 69-86424 100 i and Sons. -91521 L 88--19373 100 J 334 512 L 86-10 H. A. Adkin. 10 Modhoo Sooden Das. -97089 A 92-09587 L 75-58047 335 50 G. C. Caleb. 10 Sham Sunder Paulit. L 58-54852 513 -38892 L'22-28704 } L 96-80119 336 5 Bholanath Mookerjee. L 74 Luklimi Kauta Ghose. 28707 514 -42835 10 L'24-90022 } .. -90023 } L 26-57356 Sreeram Chunder Sircar. Pirnalal Soorjo Mull. 337 The Chief Pay-Master, E. 515 -81727L 82-100 516 1. Railway, Calcutta. L 83-30273 7 617 Gain Sunkur Sen. 338 L 26--263805 100 Dooly Chund. L 10-98947 Rakhal Chundra Ghose. 518 30272 L 46-75745 } Mrs. M. Higgins. L 26-15388 339 519 20 Sham Chund Paul. 20 2 520 L 46-60104 L 65-43225 L 64--1861/5 340) Messrs. Rajnarain Ghose Mohendra Nath Sen. 20 L 48-42646 20 43226 \$ and Rajnarain Bose. 10 342 L 41-66758 L 22-41744 Chunder Sikur Bose. 41757 5 521 L 22-06413 Kaliprosad Mukerjee. 5 Doorga Churn Seal. 522L 25-14102 343 L 44-53553 7 5 10 L 52 - 49973 -53554 } 5007 L 64-66214 Woodoy Chunder Mullick. -07703 500 20) -425119 500 Mohim Chundra Roy. 66216 A 89-- P1251 L 82--6P261 344 L 13-18819 500 20 100] -18816 L 37-45911 524 L 67--55542 50 20 L 81-27807 -45910 9 5() L 3-07175 -3411950 10 L 64-67608 -07176 20 L 60--28756 L 79-45661 20 Doma Bhuggut. Tara Chund Ghonessam 20 10 L 89-49611 -28759 S Das. L 20-30569 A 97---87055 10 5 L 76-89033 -30682 [10 L 88-19882 L 20-37120 10 5 37117 -8703610 L 88-28437 L 21-25929 -25929 } -25926 } 10 10 Aubinash Chundra Sen. 5 26436 20 Messrs. Bathgate & Co., L 90-34996 L 78-45909 Syed Akber Hossein. 10 45907 527 A 81-14698 20) Calcutta. Mr. Klijah Upendra Chun-L 28-10 DORNY. L 79 -07275 348 Hales Khan. dra Biswas. 5 08609 L 43--34191 L 87-528 L 80-48619 350 -7209620 Mohamed Fareed Khan. 79097 10 Bhola Nath Gangoly. L 52-49973 **600** -94741 -94743 The Chief Pay-Master, R. I. Railway, Calcutta. -07703 251 L 78. 10 **600** 42599 500 Mohanando Roy.

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5 G. M. Young.

Notes partially lost or destroyed.

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Registe No.	No. of Notes.	Value.	Name of Clair	mant.
		Rs.		
	L 89-35534 }	3 0 { [™]	he Managor Hotel, Kalka.	Lowrie's
	" —35535 } L 17—73348 } " —73356 }	_	Ira E. Jeffroy	
355	L 17-03947 } L 15-44172 }	5 B	rojo Gopaul G	hosh.
356	L 80-82092 } L 79-97893 }	2 0 I	sen Chunder f	Ben.
357	L 80-36484 } L 77-08677 }	20 { 8	hama Pada charjee.	Bhutta-
358	L 44-94833 } 94832 }	10 J	charjee. odoo Nath Cha	kravarty.
181	L 39-05780 } -02502 }	10 }	ughore Chund terjee.	der Chat-
			T H. wires	

R. E. Hamilton,
Offg. Asst. Commr. of Paper Currency.
Paper Currency Dept., the 20th March 1877. •

Notice.

THE stationery store will be closed for the annual stocktaking from the 1st to the 14th proximo, both days inclusive, during which period no issues can be made.

J. B. Roberts, Supdt. of Stationery.

GOVT. STATIONERY OFFICE, the 13th March 1877.

INTEREST draft No. 60210, for Rs. 10, standing in the name of Koosum Coomary Dossy, having been lost or mislaid, payment has been stopped.
(1192-3) Siddlesur Mullick. (1192-3)

NOTICE is hereby given that Kamini Kumar Guha, articled clerk to Baboo Asutos Dhur, Vakil, High Court, intends to apply to be admitted as a Vakil of the said court. (1175-4) Kamini Kumar Guha, M.A.

Stone-metal.

TENDERS are invited for the supply of stone-metal for the road from Beauleah to Nattore, in the district of Rajshahye, or a portion thereof. The stone-metal to be screened to 2-inch cubes, and the quantity (to be arranged hereafter) to be stacked before the 31st October next, at three or four places on the road which

are easily accessible by water during the rains.

Persons sending tenders should state the minimum quantity in cubic feet that they will be able to supply at

the rates offered.

It must be distinctly understood that the undersigned does not bind himself to accept the lowest or any tender. All tenders to be sent in on or before the 10th of April.

For further particulars apply to the undersigned.
J. C. M. Fornes, C.E., Dist. Engr., Rajskahye. The 10th March 1877. (1205-3)

Notification.

NOTICE is hereby given that the rights and interests of Bahoo Ambika Bosshed of Baboo Ambika Pershad and other minor sons of Baboo Narayan Singh, deceased, in the shares of the mouzahs detailed below, situate in zillah Sarun, under the management of the Court of Wards, will be put up to public sale at the Sarun Collectorate's Office on 20th March 1877, corresponding to 29th Chey 1284, F.S., for the liquidation of debts due by the estate.

Right is reserved to postpone the sale in any case where the bid fails to satisfy the officer holding the sale. The upact price of the properties to be sold has been fixed at Rs. 5,500.

The party purchasing the same will be subject to the conditions set forth in Sections 22, 23, and 24, of Act XI of 1859.

Mounaha.	Ward's abare.	Green rentel.	Gort. revenue.	Net profit.
1. Ardews, pergunneh Gos i viguhra, ditto 2. Gaimessur, pergh. Gos Total		Ra. A. P. 178 5 3 46 8 8 50 4 0		

W. M. CLAY, Offg. Deputy Commr. Dr. Comme.'a Office, Bankipore, The 9th March 1877. (1189-2) Bank of Bengal.

MR. ROBERT HARDIE, Secretary and Treasurer, having been granted leave to Europe, the Directors have made the following changes in the Bank's establishment, with effect from 20th instant, vis.—

Mr. W. D. Cruickshank, Deputy Secretary and Treasurer, to officiate as Secretary and Treasurer.

Mr. J. Gordon, Chief Accountant and Deputy Secretary, to officiate as Deputy Secretary and Treasurer. Treasurer.

Mr. W. Westland, Superintendent, Depositor's Department, to officiate as Chief Accountant and Deputy Sceretary.

By order of the Directors,

B. Harne, Secy. and Treasurer.

CALCUTTA, the 16th March 1877. (1208-1)

THE undersigned, Saligram Singh, having been admit ted to the degree of B.L. at the last examination held at the University of Calcutta, and having duly served under articles of clerkship to Mr. A. St. John Carruthers, one of the attorneys and vakeels of Her Majesty's High Court of Judicature at Fort William in Bengal for two years, pursuant to the Rules of the said High Court, hereby give notice of my intention to apply to the Judges of the said Court to be admitted as a Vakeel thereof. Dated this 2nd day of March 1877. (1178-4)Salignam Singh.

Sungoo River Tea Company "Limited."

THE Annual General Meeting of Shareholders will be held at the registered Office of the Company, 4, Fairlie Place, at noon, on Tuesday, the 27th March 1877.

Schorne, Kildun & Co., Managing Agents. The 16th March 1877. (1207-(1207-1)

Cocheela Tea Company, "Limited."

NOTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 104, Clive Street, on Thursday, the 22nd day of March 1877, at 3 r.m., to receive the Directors' report, pass the accounts to the Theorember last dealers fined distributed and the control of the c to 31st December last, declare a final dividend, and transact any other business that may be brought forward.

BORRODAILE, SCHILLER, Managing Agents. CALCUTTA, 14th March 1877.

Muttuck Tea Company, "Limited."

NOTICE is hereby given that the Annual General Meeting of the Shareholders of the above Company will be held at the registered Office, No. 9, Dalhousie Square, Calcutta, on Saturday, the 21st April next, at 3 E.M., to receive the Directors report, to pass the accounts, and to transact such other business as may be brought forward.

C. N. KERNOT, M.D., Managing Director. CALCUTTA, the 21st March 1877.

Bengal Tea Company, "Limited."

THE Thirty-third Half-yearly General Meeting of Shareholders will be held at the registered Office of the Company, No. 4, Clive Row, at 3 P.M., on Wednesday, the 28th instant, for the purpose of passing the Directors' report and the accounts to 31st December last, and declaring a dividend.

The transfer books will be closed from the 14th to 32th instant inclusive.

27th instant inclusive.

JARDINE, SRINBR & Co., Becretaries. Calcurra, the 8th March 1877.

Bishnauth Tea Company, "Limited."

WE beg to give notice that the Twenty-seventh Half-WE beg to give notice that the Twenty-seventh Half-yearly Ordinary General Meeting of Shareholders of the above Company will be held at the Registered Office of the Company, No. 7. New China Bazar Street, on Thursday, the 29th March current, at 12.0 clock noon precisely, to receive the Directors' report, pass the accounts to Stat December 1876, declare a further divi-dend, and transact such other business as may be brought before the meeting

The transfer register of shares will be closed from 19th

March to 2nd April proximo.

By order of the Board,

WILLIAMSON, MAGON & Co., Secretaries. CALCUTTA, the 17th March 1877. (1209-2)

Chandypore Tea Company, "Limited."

NOTICE is hereby given that the Tenth Ordinary General Meeting of the Shareholders of this Com-pany will be held at the registered Office, No. 104, Clive Street, on Monday, the 26th day of March 1877, at 3 P.M., to receive the Directors' report, pass the accounts to 31st December last, declare a timal dividend, and transact any other business that may be brought forward.

The Transfer Books of the Company will be closed

from 13th to 26th instant, both days inclusive.

BORRADALLE, SCHILLER AND Co., Secretaries.

Calcutta, 12th March 1877.

The second secon

Amluckie Tea Company, "Limited."

INTERMEDIATE Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office, No. 12, Mission Row, on Monday, the ninth day of April 1877, at 3 P.M., for the purpose of receiving the Managing Agent's report, passing the accounts for the season ending 31st December last, declaring a further dividend, and transacting such other business as may be brought forward.

The meeting will afterwards be made a special for the purpose of altering the Articles of Association by substituting, in the first line of clause 11, the Roman numeral VII for the Roman numeral IX and by substituting, in the second line of clause 37, the words "provided in regard to notices of general nectings" for the word "mentioned."

The share transfer books of the Company will be closed

from the 26th March to the 9th April, both days inclusive.

BRGG, DUNLOP & Co., Managing Ayente.

CALCUTTA, 20th March 1877.

Bengal Iron Works Company, Limited.

NOTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of the above Company will be held at the Office of the Company, No. 3, Fairlie Place, at noon, on Tuesday, the 3rd April 1877, for the purpose of receiving the Directors' Report and passing the Accounts for the half-year ending 31st December 1876, electing Directors and Anditors, and for the transaction of any other business that may be brought forward.

The Share Transfer Books of the Company will be closed from the 21st March to the 3rd April 1877, both

days inclusive.

MARILLINE & EDWARDS, Agents and Secretaries.

Calcutta, the 16th March 1877.

(1214-2)

Bengal Iron Works Company, Limited.

MMEDIATELY after the above meeting an Extraordmary General Meeting of Shareholders will be held for the purpose of substituting for Clauses 53 and 54 of the Articles of Association the following two clauses or others analogous thereto:

53 -The business of the Company shall for the future be conducted and carried on in India by the firm of Messrs. Marillier & Edwards, of which firm Mr. Alexander Rankin McIntosh is now the sole partner, and such firm shall continue to be Agents and Secretaries of the Company until the Company shall by special resolution otherwise direct, subject to the control of the Directors, and to suspension and removal in mannre heremafter contained.

"The said firm of Marillier & Edwards shalt and will, during the time they shall act as such Agents and Secretaries, hold and remain the proprietors of 150 shares m the capital stock of the Company, and shall be remunerated by an allowance of Rs. 1,000 per month until a commission of 2) per cent. on the proceeds of the Company's sales shall give return exceeding that sum, when the said Agents and Secretaries shall be remunerated by such a commission in line of the allowance. rated by such a commission in lieu of the allowance, and such allowance or commission, as the case may be, shall cover the charges to which the said Agents and Secretaries may be from time to time put in providing a suitable office and establishment in Calcutta for the use of the Company.

MARILLIER & EDWARDS. Agente and Secretaries.

CALUCTTA, the 16th March 1887. (1215-2)

Kalacherra Tea Company, "Limited."

NOTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 104, Clive Street, on Wednesday, the 28th day of March 1877, at 3 P.M., to receive the Directors' report, pass the accounts to 31st December last, and declare a final dividend.

The Transfer Books of the Company will be closed from 13th to 28th instant, both days inclusive.

BORRADAILE, SCHILLER & Co., Secretaries CALCUTTA, 12th March 1877. (1200-3)

Hoolungooree Tea Company, "Limited."

THE Ordinary Hulf-yearly General Meeting of the A Sharcholders of this Company will be held at the registered Office of the Company, No. 5, Garstin's Place, on Saturday, the 24th March 1877, at 12 noon, to receive the Report of the Directors, pass the Accounts for the halfyear ending 31st December 1876, to declare a Dividend, and to transact any other business that may be brought forward.

The Share Register Books of the Company are closed

until the 24th March 1877.

By order of the Directors, er of the infection, secretary.
R. S. Staunton, Secretary.
(1193—2) CALCUTTA, the 12th March 1877.

INSOLVENT NOTICES.

In the Court for the Relief of Insolvent Debtura at Calcutta.

In the matter of Eliza Swans, an Inselvent.

On Tuesday, the 13th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said court.

Insolvent in person.

Chief Clerk's Office, the 13th day of March 1877.

In the matter of Grobor Thomas Snead, of Old Court House Street, in Calcutta, who for several years prior to March 1868 carried on business in Calcutta. in co-partnership with Thomas Wiseman, as Mcrcliants and Agents under the style of Wisoman, Snead A Co., and between the years 1868 to 1873 carried on business as Merchant and Agent in Calcutta under the style of George Thomas Snead and Co., and in London of Snead & Co., was during the part of the years 1873 and 1874 an assistant in the firm of Nicol, Fleming & Co., Calentta, and who has since then been, and still is, carrying on business in Calcutta as a Bill and Stock Broker, an Insolvent.

Notice that the petition of the said Insolvent, seeking the benefit of the Act XI Vic., chap. XXI, was filed in the office of the Chief Clerk on Wednesday, the 14th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Orr and Harriss, Attorneys

In the matter of George Thomas Snead, an Iusolvent.

Notice that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 27th day of March instant, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

Orr and Harriss, Attorneys.

In the matter of GRORGE THOMAS SNEAD, an Insolvent.

On Wednesday, the 14th day of March instant 't was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the lst day of May next, and that the said Insolvent do thes attend to be examined before the said Court.

Orr and Harriss, Attorneys.

In the matter of Hubby Dass Gross, of No. 27, Bulloram Ghose's Street, in the Town of Calcutta, but at present a prisoner in the Providency Jail of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Saturday, the 10th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Upendrololi Bose, Attorney.

In the matter of HURRYDOSS GROSE, an Insolvent.

Notice that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tucsday, the 27th day of March instant, at the hour of ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

Upendrolall Bose, Attorney.

In the matter of HUBBYDOSS GROSS, an Insolvent.

On Saturday, the 10th day of March instant, it was ordered that the matters of the petition of the said Insolvent he heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Upendrolall Bone, Attorney.

In the matter of Incoldsby Burrougus, of No. 37. Mott's Lane, in the Town of Calcutta, a Clerk in the Police Office, in Lall Bazar Street, in the Town of Calcutta, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act XI Vic., Chap. XXI, was filed in the office of the Chief Clerk on Monday, the 12th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of Ingoldsby Burneugus, an Insolvent.

On Monday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 1st day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of Hubbynamain Kherrey, an Insolvent.

On Tuesday, the 6th day of March instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

Dhur and Mitter, Attorneye.

In the matter of DENOBUNDO SEN, an Insolvent.

On Tuesday, the 4th day of July last, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act XI Vic., Chap. XXI, as to all persons named in his schedule as creditors or claiming to be creditors respectively.

G. C. Farr, Attorney.

In the matter of Edwin William Ness, an Insolvent. On Tuesday, the 18th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard one Tuesday, the 1st day of May next, and that the said Insolvent do then attend to be examined before the said Court.

H. R. Fink, Attorney.

In the matter of Bensamin Samuel Collins, Insolvent On Tuesday, the 20th day of March instant, it was ordered that Tuesday, the 10th day of April next, be appointed for the further hearing of this matter, and that. unless cause be shewn to the contrary on that day, the said Insolvent be discharged personally, as well as to his after acquired property, from all liabilities for debts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

H. R. Fink, Attorney.

In the matter of Bama Chunn Moonneyrs, Insolvent.

Notice that an application for an ad interim protection order has been this day made by the said Insolvent. and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 27th day of March instant, at the hour of

ten o'clock in the forenoon.

Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid.

S. J. Leelie, Attorney. Chief Clerk's Office, the 20th day of March 1877.

POSTAL NOTICES.

SEA AND OVERLAND MAILS.

	,	Firedware to a		
For .	llox cluses at Date.		Per Steamer.	
Madras, Coylon, and the Inter-				
Port Blair and Camorta	7 P.W.	21st Mar. 22od	Respontens.	
Bangoon, Moulmein, and Straits Chittagong, Akyab, Kyonk	7 "	26th .,	Maide.	
Chittagong, Akyab, Kyonk Phyto, and Sandowny Persian Gulf	7	26th	Commilla.	
Ceylon and the Australian Ou- lonies	7	28th	From Bombey, From Bombey,	
	, ,,	, ,,,		

The next Overland Mail mid Bombay will close at the General Post-Office on Friday, the 23rd March 1877.

2. Book-post and pattern-packets must be posted on the 22nd March 1877.

N.B. The Latter Box will close at 7 p.m. promody, after which hour Overland letters, fully prepaid and bearing an extra postage atomp of ton annua on each cover, will be received up to 7-50 P M., or bearing an extra postage stamp of four annua on each cover, up

W. Alfin, Offg. Post-Master of Calcutta. Calcutta, the 2th March 1877.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 20th March 1877.

Agabeg, Thadeus. Alexander, A. Allen, E. A. Anderson, T. Anderson, Jan. Antram, Mrs. B. Austin, R. A. Aviet, C. Baildon, S Balhally, Mrs. Barings and Co., Messrs. Bradbury, Miss. Birke, Captain H. P. Breslaner, M. Borah, Surgeon S. Burgess, Mrs. A. R. Burgers, Hugh. Doherty, D. D'Alfonso, Mons. E. Daly, C. Davies, H. Davis, Mrs D'Costa, Mr. Denning, J B. Dodgson, Chas. H. Dowden, Major T. F. D'Santo, B. Mis. Dunsford, Mrs. K. C.

Egerton, Mrs. Falmon, B. Fane, Mrs. C Ferrari, Dr. D. A FitzGerald, Jas. R. Fox, William. Grant, Jan. Granger, John H. Gray, G. Gray, Mr. Greenbury, Miss. Grueber, Mr. Grundy, Mrs. L. Hall, Henry. Hallett, Captain. Hare, R. D Harriss, J. S Hattersley, Miss R. Haworth, H. Heins, Mrs. S. E. Heley, W. Hendrix, Rev. E. K., Howe, E. C. Hughesdon, C. Huricy, P. Jackson, Mrs. H. W. Jackson, L. W. Jones, E.-B.

Rogera, C. J.

Jones, C. M.

Jones, C. M.	Russell, A. E.
Kasch, A. Kelly, Jas.	Rnssell, F.
Landeshut, Mrs.	Russell, Mrs.
Lawrie, J. R. H. Lawrence, Mrs. A. M.	Scott, James. Sheldon, J.
Lincoln, E. W.	Silberstein, M.
Logan, Bellew.	Smith, Mrs. E. F. Smyth Lieut. S. G.
MacDougal, W. C. Mackenzie, G. R.	Steven, Miss M.
Mackenzie, Capt. S.	Tayler, Miss M.
Mackintosh, D. S.	Taylor, T. A. Tottenham and Co.
Massillia, Mrs. R. McDarmott, W.	Thomas, E. C. G.
Misceli, Barnaba.	Vane, V. E.
Newman, J. B.	Vellairs, J. W. and Co.
Nichol, Sergt. Henry. Noheir. Mrs.	Wane, Innes B. Watzler, M.
Nohair, Mra. North, W. N.	Weibar, C.
O'Sullivan, W.J.	West, James. Williamson, J. T.
Oppubeim, S. Ortarie, A.	Williams, A.
Owen, Mrs.	Williams, H.
Paulson, P. L. Peach, Mrs.	Williams, John. Wilkins, Mrs.
Percy, Hugh L. H.	Wilson, H. J.
Phillips, A.	Winscom, Miss.
Pearson, J. Raymond, A.	Woods, Miss. Wotherspoon, Geo.
Reid, Louis D.	Xavier, M.
Roberts, Mrs. E.	
Letters marked "Cure	of Post-Office to be kept till
Agar. H.	ed for." Jones, B. F.
Agar, H. Andrew, Walter G. G.	Kelly, Edward.
Arthur, Geo.	King, H. W.
Battye, Major H. D. Beale, William.	Lewis, J. W. Lord, Brooke.
Beagby, Mrs.	MacIntyre, A.
Biggs, Robert O. C.	Mazzaline, Mrs. J.
Bonerjee, Dr. Bonney, F.	McWilliams, Miss. Mcyer, H. G.
Brownfield, M.	Mitchell, Capt. G.
Bromehead, Revd.	Mitchell, Miss.
Buckley, C. W. Caddy, D. G.	Moran, Frank Conyngham. Morgan, Mrs. Milton.
Campbell, Mrs. William.	Moseley, Capt. W. H. O'Brien, T. H.
Carrington & Wigley. Cavanagh, Jus.	O Brien, T. H.
Chapman, Capt.	Peel, E. W. H. Penny, P.
Chapman, Capt. Christian, A.	Penny, P. Pierce, Mrs. J. O.
Chapman, Capt. Christian, A. Clarkson, Mr.	Penny, P. Pierce, Mrs. J. O.
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Nuddea Rivers.

Weekly Water Report showing the least dopth of water in the Bhaugiruttee and Jellinghee Rivers for the week ending Friday, the 16th March 1877.

that ng 1 , tany, the 20th and the 20th.				
Names of Rivers.		Least depth of water.		
		Ft.	ln'	
BHAGIEUTTER.				
Entrance below Chourasia	•••	6	0	
Thence to Noorpore Junction, 6 miles		4	6	
Thence to Jungipore, 9 miles		4	3	
From Jungipore to Berhampore, 47 miles	•••	3	0	
From Berhampore to Cutwa, 50 miles	•••	2	6*	
From Cutwa to Nuddea, 46 miles	•••	2	6*	
JELLINGHEE AND BYEUB.				
Entrance of Byrub from the Ganges		5	0	
Thence to Junction with the Jellinghee	•••	3	3	
From Junction of Byrub and Jellinghe				
to Teakatta		3	6	
From Teakatta to Nuddea	.16	3	0	
Height of water on gauge at Berhampore March 1877, above zero, 1 foot 71 inches.	on t	he l	9th	
T. H. WICKES, C.	R., Thinini			

Exe. Engr., Nuddea Rivers Division. BERHAMPORE, the 19th March 1877.

• In one place only boats drawing 3 feet can pass.

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The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 28th February 1877, and is hereby promulgated for general information:—

ACT No. IV of 1877.

THE PRESIDENCY MAGISTRATES'
ACT, 1877.

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THE FIRST SCHEDULE—ENACTMENTS RE-

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An Act to regulate the procedure and increase the jurisdiction of the Courts of Mugistrates in the Presidency Towns.

Whereas it is expedient to consolidate and amend the law regulating the procedure of the Courts of Magistrates in the Presidency towns and to

increase the jurisdiction of such Courts; It is hereby enacted as follows:—

PART I.

CHAPTER I .- PRELIMINARY.

1. This Act may be called "The Presidency Magistrates Act, 1877":

Commencement.

And it shall come into force on the first day of April 1877.

- 2. On and from that day the Acts mentioned in the first schedule hereto annexed shall be repealed to the extent specified in the third column of the said schedule.
- 3. Nothing in this Act shall be deemed to saving of powers under local laws.

 Testrict any power conferred by any special or local law.
- 4. The Court by which an offence is triable under this Act is indicated by the seventh column of the second schedule hereto annexed and by the third explanatory note prefixed to such schedule.

The cases in which the Police may arrest without warrant or not, in the case of each offence under the Indian Penal Code or any law referred to in section 14,

whether a warrant or a summons shall ordinarily issue in the first instance, and

whether the offence is bailable or not,

are indicated respectively by the third, fourth and fifth columns of the same schedule.

The punishment for each offence under the Indian Penal Code is indicated by the sixth column of the same schedulc.

- 5. Cases pending when this Act comes into force in any of the Courts of Police Magistrates, or in the town of Bombay in the Court of Petty Sessions, shall be dealt with, as far as may be, according to the procedure herein provided.
 - 6. In this Act, unless there be something repugnant in the subject or context:—
 - "writing" includes print, lithography, phowriting." tography and engraving:
- "bailable offence" means an offence for, and
 "bailable case" means a case
 in, which bail may be taken
 under any law in force for
 the time Being:
- "non-bailable offence" means an offence for,
 and "non-bailable case"
 means a case in, which bail
 may not be taken under any
 law in force for the time being:

" chapter."

"chapter" means a chapter of this Act:

" place."

"place" includes also house, building and vessel: and

Words referring to acts done.

words which refer to acts done extend also to illegal omissions.

CHAPTER II .- CONSTITUTION AND POWERS OF THE PRESIDENCY MAGISTRATES' COURTS.

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- 7. The Local Government may, with the sanction of the Governor General in Council,
- (a) constitute within the towns of Culcutta, Madras and Bombay, respectively, so many divisions as the said Government thinks fit,
 - (4) define the extent thereof respectively,
- (c) from time to time alter the number of such divisions and their respective extents, and
- (d) establish a Presidency Magistrate's Court for each of such divisions.
- 8. The Local Government may also from time Appointment of Presi- to time appoint a sufficient dency Magistrates. number of fit persons to be Magistrates for the said towns, respectively, and may suspend or remove any person so appointed.

Any such person may sit and act as a Magistrate in any of the said Courts, and any two or more of such persons may (subject to rules made under section 9; sit together as a Bench.

All persons appointed under this section shall be called Presidency Magistrates.

Every such person shall, by virtue of his office, Presidency Magistrates be a Justice of the Peace for the town of which he is a to be Justices of the Peace. Magistrate,

and shall exercise jurisdiction in all places within the local limits of the ordi-Local limits of jurisnary original criminal juris diction. diction of the High Court, and within the limits of the port of such town and of any navigable river or channel leading thereto as such limits are defined under the law for the time being in force for the regulation of ports and port-dues.

The area comprised within such local limits shall be deemed to be a district within the meaning of the Code of Criminal Procedure and of this Act.

Every Presidency Magistrate in the town of Bombay shall exercise all Bounbay Court powers and jurisdictions Petty Sessions. which, under any law in force immediately before the passing of this Act, may be exercised by the Court of Petty Sessions, and such Court is hereby abblished.

- 9. In each of the said towns the Local Government shall appoint one of Appointment and powthe Presidency Magistrates ers of Chief Magistrate, to be Chief Magistrate. Such Magistrate shall exercise in such town all the powers which by any law or rule are required to be exercised by any Senior or Chief Magistrate, and may, with the previous sanction of the Local Government, make rules, consistent with this Act, to regulate
- (a) the conduct and distribution of business and secure uniformity of practice in the Courte of the Magistrates of the Town:
- (b) the times and places at which Benches of Mugistrates shall sit:
 - (c) the constitution of Benches:
- (d) the mode of settling differences of opinion which may arise between Magistrates in session.

Notwithstanding the last paragraph of section 8, appeals under the law for the time being regulating the municipality of Bombay shall lie to the Chief Magistrate only,

10. All existing Magistrates of Police shall be deemed to be Presidency References in Acts to Magistrates under this Act, Magistrates of Police. and all references in any Act now in force to Magistrates of Police shall be deemed to be made to Presidency Magistrates.

sidency Magistrates may

Sentences which Pre. 11. Any Presidency Magistrate may pass the following sentences:

Imprisonment not exceeding the term of two years (including such solitary confinement as is authorized by law):

Fine not exceeding one thousand rapees:

Whipping.

A Presidency Magistrate may pass any lawful sentence, combining any of the sentences which he is authorized by law to pass.

Explanation.—A Presidency Magistrate may award imprisonment in default of payment of fine, in addition to the full term of imprisonment which, under this section, he is competent to award. But no punishment inflicted under this section shall exceed the punishment provided for the offence by the Indian Penal Code or any special or local law.

12. In every case punishable under any law in force for the time being Imprisonment in dewith imprisonment as well fault of payment of fine. as fine, in which the offender is sentenced to a fine, whether with or without imprisonment, the Presidency Magistrate shall be guided by the provisions of sections 64 and 65 of the Indian Penal Code in fixing the period of imprisonment in default of payment of the fine .

Provided that, in no case decided by a Presidency Magistrate, where Proviso as to cases imprisonment has been indecided by Magistrate. flicted as part of the substantive sentence, shall the period of imprisonment inflicted in default of payment of the fine exceed our-fourth of the period of imprisonment which he is competent to inflict as punishment for the offence otherwise than as imprisonment in default of payment of the fine.

Where a person is sentenced to fine only, the Presidency Magistrate may fix such term of imprisonment in default of payment of fine as is allowed by law, provided the term does not exceed two years.

13. When a person is convicted, at one trial, Sentence in cases of of two or more offences simultaneous conviction punishable under the same of several offences. section or different sections of any law, the Presidency Magistrate may sentence him, for the offences of which he has been convicted, to the several penaltics prescribed by such law which such Magistrate is competent to inflict; such penalties, when consisting of imprisonment, to commence the one after the expiration of the other:

Provided that the punishment shall not in the aggregate exceed twice the amount of punishment which the Magistrate is, by his ordinary jurisdiction competent to inflict.

- 14. Offences punishable under any law, other Offences under enact. than the Indian Penal Code, ments not specifying containing no distinct pro-Court authorized to try. vision as to the Court or officer before which or before whom they are to be tried, may be inquired into and tried, according to the provisions hereinafter contained, by a Presidency Magistrate. But no such Magistrate shall pass any sentence in excess of his powers.
- 15. When any offence is committed in the presence of a Presidency Magis-Offence committed in trate, he may order any Magistrate's presence. person to arrest the offender, and when the offender is arrested may commit him to custody or, if the offence is bailable, may admit
- 16. A Presidency Magistrate may record any confession or other statement Power to record state. made to him at any place ments and confessions. within the local limits of his jurisdiction by any person with reference to any

Such confessions shall be recorded in the manner provided by section 84, and such statements shall be recorded in the manuer prescribed in section 115, clauses 3, 4 and 5, and such statements and confessions shall, when recorded, be forwarded to the Magistrate by whom the case is inquired into or tried.

No Presidency Magistrate shall record any such confession unless, upon inquiry, he has reason to believe that it was made voluntarily; and on recording any such confession, he shall make a

memorandum at the foot thereof to the following effect:

"I believe that this confession was voluntarily made. It was read over to the person making it and was admitted by him to be correct."

> (Signed) A. B., Presidency Magistrate.

17. Upon complaint made to a Presidency Magistrate on oath of the abduc-Power to compel retion or unlawful de tention of storation of abducted a woman, or of a female child females.

under the age of fourteen years, for any unlawful purpose, he may make an order for the immediate restoration of such woman to her liberty, or of such female child to her husband, parent, guardian or other person having the lawful charge or government of such child, and may compel compliance with such order, using force if necessary.

PART II.

CHAPTER III.—THE PLACE OF INQUIRY AND TRIAL.

18. Every offence shall ordinarily be inquired into, and, if triable by a Ma-Place for inquiry and trial of offence. gistrate, shall be tried, in the district in which it was committed. If triable by a High Court, it shall (subject to the provisions of section 64A of the Code of Criminal Procedure) be tried by the High Court to which the Magistrate commits.

Explanation.—Offences created by local and special laws may be inquired into and tried in any place where the inquiry or trial might be held under the provisions of those laws or of this Act.

19. When a person is accused of the commis-Accused triable in dis. sion of any offence by reason trict where act done, of anything which has been or where consequence done, and of any conseensues. quence which has ensued, such offence may be inquired into or tried in any district in which any such thing has been done, or any such consequence has ensued.

Illustrations.

(a.) A is wounded in district X and dies in district Z. The offence of the culpable homicide of A may be inquired into and tried either in X or Z.

(h.) A is wounded in district X, and is, during twenty

(b.) A is wounded in district X, and is, during twenty days, unable to follow his ordinary pursuits in district Y, where he is being treated. The offence of causing grievous hurt to A may be inquired into and tried either in X or Y.

(c.) A is put in fear of injury in district X, and is thereby induced, in district Y, to deliver property to the person who put him in fear. The offence of extortion committed on A may be inquired into and tried either in X or Y.

20. When an act is an offence by reason of its relation to any other act Place for trial where act is offence by reason of relation to other ofwhich is also an offence, a charge of the first-mentioned offence may be inquired into and tried, either in the district in which it was committed, or in the district in which the other act was committed.

Illustrations.

(a.) A charge of abetment may be inquired into and tried, either in the district in which the abetment was committed, or in the district in which the offence abetted was committed.

- (b.) A charge of receiving or retaining stolen goods may be inquired into and tried, either in the district in which the goods were stolen, or in the district in which any of them were at any time dishonestly received or retained.
- (c.) A charge of wrongfully concealing a person known to have been kidnapsed may be inquired into and tried in the district in which the wrongful concealing, or in the district in which the kiduapping, took place.
- (d.) A, B, C and others combine together to abet the waging of war against the Queen. Any of the compirators may be tried in any district in which acts were done by any one of the persons with whom he or they conspired, in pursuance of their original concerted plan and with reference to their common object.

Place for inquiry or trial where seene of of-fence is uncertain;

21. When it is uncertain in which of several districts an offeuee was committed; or

or affence not committed in one district only;

where an offence is committed partly in one district and partly in another; or

or offence is continuing;

where an offence is a continuing one and continues to be committed in more districts than one; or

or consists of several acts in different districts;

where an offence consists of several acts done in different districts,

it may be inquired into and tried in any of such

An offence committed on a journey or voyage may be inquired into and or offence is committed tried in any district through on journey or voyage. or into which the person by whom the offence was committed, or the person against whom, or the thing in respect of which, the offence was committed, passed in the course of that journey or voyage.

22. The offence of being a thug, or of having belonged to a gang of dacoits, Being a thug or decoit. or of having escaped from Escaping from custody. enstedy, may be inquired into and tried wherever the accused person happens to be when the complaint is made.

The offence of criminal misappropriation, or of Criminal misappropriation and criminal breach of trust, tion and criminal breach may be inquired into and of trust. tried either in the district in which the property which is the subject of the offence was received by the accused person, or in any other district in which the offence was com-

The offence of murder as a thug, decoity or decoity Murder as a thug, with murder, may be inquired dacoity or dacoity with into and tried wherever the with murder, may be inquired person accused happens to be when arrested, or in any other district in which he might be tried under any other provision of this Act, or any other law relating to the trial of such

The offence of stealing an animal may be inquired into and tried either Stealing cattle. in the district in which such animal was stolen, or in any other district through or into which it was conveyed.

23. Whenever any doubt srises as to the district in which any offence should be inquired into or High Court to decide, in case of doubt, district where inquiry shall take tried, the High Court within place. whose jurisdiction the of-fender is annrehended may decide in which district 24. No sentence or order of any criminal

holding investigation,

Riffect, on sentence, of Court shall be liable to be set said merely on the inquiry or trial in wrong ground that the inquiry or

district, unless it is proved, or appears, that the accused person in his defence, or the prosecutor in his prosecution, was actually prejudiced by such error, in either of which cases a new trial may be ordered.

CHAPTER IV .- OF THE COGNIZANCE OF OFFENCES.

When Presidency Magistrate may take cogni-zance of offences.

25. A Presidency Magistrate may take cognizance of any offence-

(a) upon receiving a complaint by a private person,

(b) upon information or report by a Police officer,

(c) upon information received under section 246,

(d) if committed in his presence,

(e) upon application under chapter V.

26. Any person acquainted with the facts of Who may make com- n case may make a complaints. plaint.

Process to compel ap-27. On receipt of a complaint a Presidency Main custody, proceed by summons or warrant to compel his appearance;

and in the cases mentioned in section 25, clauses (b), (c), (d) and (e), the Presidency Magistrate may proceed as if he had received a complaint.

28. A complaint gives Jurisdiction given by jurisdiction to a Presidency complaint. Magistrate-

- (a) to inquire into or try (as the case may be) any offence covered by the facts complained of, or disclosed on such inquiry or trial,
- (b) to try or commit for trial (as the case may be) any person not complained against, but who, at the time when the complaint is made, or subsequently, appears to have committed any offence so disclosed, and
- (c) to issue process for the arrest or to compel the appearance of such person.
- 29. Nothing in section 27 or 28 shall be held to authorize a Presidency Ma-Complaint or sanction gistrate to take cognizance, required in certain cases. offence falling under chapters XIX, XX or XXI of the Indian Penal Code; nor without sanction to receive a complaint, or to take cognizance without complaint of any offence, where such complaint or offence, by any law in force for the time being, may not be received or taken cognizance of without sanction.
- 30. Whenever a complaint is made to a Presidency Magistrate, such Ma-Magistrate to examine gistrate, if he has jurisdiction complainant. in the case, shall examine the complainant; and such examination may be on oath or affirmation, or not, as the Magistrate in each case thinks fit:

Provided that the Magistrate, if he thinks fit, mare hafana tha must

31. Where the complaint has been made by peti-Milect of emission to tion, and the Magistrate enamine petitioner. neglects to examine the complainant, the trial of the person accused shall not be set saide on this ground.

32. The Magistrate before whom the complaint is duly made may, if, Dismissal of complaint. after examining the com-plainant, there is in his judgment no sufficient Dismissal of complaint. ground for proceeding, dismiss the complaint.

The dismissal of a complaint shall not prevent subsequent proceedings against the person com-

plained against.

33. If it appears to such Magistrate that there is sufficient ground for proceeding, he shall issue his Issue of process. summons or his warrant (as the case may be) for causing the accused person to appear before him.

34. When a complaint is made before a Presidency When summons may tion in the case, that any person has committed, or is suspected of having committed, any offence triable by such Magistrate and punishable with fine only, or with imprisonment for a period not exceeding six months, or with both, the Magistrate may (subject to the provisions of section 4) issue his summons directed to such person, requiring him to appear to answer the complaint, at a certain time and place, before such Magistrate as may then be there.

If the Magistrate believes that the accused person is about to abscond, he may, instead of issuing a summons, issue a warrant in the first instance

for the arrest of such person.

35. When a complaint is made before a Presi-Where warrant or dency Magistrate having summons may have on jurisdiction in the case that complaint. any person has committed,

or is suspected of having committed—

(a) any offence triable by such Magistrate and punishable with imprisonment for a period exceed-

ing six months, or

(b) any offence triable exclusively by the High Court, or which, in the opinion of such Magistrate, ought to be tried by the High Court,

such Magistrate may (subject to the provisions of section 4) issue his warrant to arrest such person, or, if the thinks fit, his summons directed to such person, requiring him to appear to answer the complaint at a certain time and place before such Magistrate as may then be there.

36. If the person served with a summons does not appear before the Magis-Warrant to arrest, if trate at the time mentioned summons not obeyed. in auch summons, and the Magistrate is satisfied that such summons was duly served in what he deems a reasonable time before the time therein appointed for appearing pursuant thereto.

or if it appears to the Magistrate that, after due diligence, the summons could not be served according to the provisions of this Act,

the Magistrate may issue his warrant to apprehend the accused person.

37. Whenever the Magistrate issues a summons, Magistrate may dis-presse with personal at-tendance of accused.

he may, if he sees sufficient cause, dispense with the per-sonal attendance of the accused. sonal attendance of the accused person, and permit him to appear by his advo-

But such Magistrate may in his discretion, at any stage of the proceedings, direct the personal attendance of the accused person, and, if necessary, enforce such attendance by issuing a warrant to arrest him.

CHAPTER V .-- OF PROSECUTIONS IN CERTAIN CABES.

38. A complaint of an offence punishable under chapter VI of the Indian Prosecutions for of-Penal Code, except section fences against the State. 127, or punishable under section 294A of the same Code, shall not be received by any Presidency Magistrate, unless it be made by order of, or under authority from, the Governor General in Council or the Local Government, or some officer empowered by the Governor General in Council or the Local Government to order or authorize such complaint, or unless it be made by the Advocate General.

39. A complaint of an offence of which any Judge or any public servant Prosecution of Judges not removeable from his office and public servants. without the sanction of the Government, is accused as such Judge or public servant, shall not be received by any Presidency Magistrate, except with the previous sanction or under the direction,

(a) of the Government, or

(b) of some officer empowered in this behalf by the Government, or

(c) of some Court or other authority to which such Judge or public servant is subordinate, and whose power so to sanction or direct such complaint has not been limited by the Government.

No such Judge or public servant shall, unless with the previous sanction of the Government, be prosecuted for any act purporting to be done by him in the discharge of his duty.

The Government may, in any case or class of cases, prescribe the person by Power of Government whom, and the manner in which, the prosecution is to as to prosecution. be conducted, and may specify the Court before which the trial shall be held.

In this section, the expression "Government" Definition of "Government," "Judge" and ernment or the Governor "public servant." General in Council and the General in Council, and the expressions "Judge" and "public servant" have the meaning assigned to them respectively by the Indian Penal Code.

40. A complaint of any offence described in chapter X of the Indian Prosecution for con-Penal Code, not falling withtempts of the lawful authority of public serin section 175, 178, 179, 180 or 228 of that Code, vante. shall not be received by any Presidency Magistrate. except with the sanction or on the complaint of the public servant concerned, or of his official superior.

41 A complaint of an offence against public justice, described in section 198, 194, 195, 196, 199, 200, 205, 206, 207, 208, 209, Sanction to proceou-tion for certain offences against public justice. 210, 211 or 228 of the Indian Penal Code, when such offence is committed before or against a civil or criminal Court, shall not be received by any Presidency Magistrate, except with the sanction of the Court before or against which the offence was committed, or of some other Court to 42. A complaint of an offence relating to docu-Sanction to prosecution for certain offences relating to documents given in evidence.

48. A complaint of an offence relating to documents, described in section 463, 471, 475 or 476 of the Indian Penal Code, when the document has been given in

evidence in any proceedings in any civil or oriminal Court, shall not be received against any party to or witness in such proceedings, by any Presidency Magistrate, except with the sanction of the Court in which the document was given in evidence, or of some other Court to which such Court is subordinate.

43. The sanction referred to in sections 40, 41

Nature of sanction necossary.

and 42 respectively may be expressed in general terms, and need not name the accused person, and may be given at any time. But it shall, so far as practicable, specify the Court or other place in which, and the occasion on which, the offence is alleged to have been committed.

A sanction under any one of the three last preceding sections shall be deemed sufficient anthority for the Presidency Magistrate to alter the charge (if any) to one of an offence coming within either of the two remaining sections, if the facts disclose such offence.

44. When any civil, criminal or other Court

Procedure in cases inferior to a High Court is
mentioned in section 40, of opinion that there is sufficient ground for inquiring
into any complaint mentioned in section 40, 41 or
42, such Court may either itself inquire into and
commit the case for trial before the High Court, or
may send the case for disposal to any Presidency
Magistrate having jurisdiction.

The Court may send the accused person in custody, or take sufficient bail for his appearance, before such Magistrate; and may bind over any person to appear and give evidence in the case.

Nothing in this section shall prevent a Presidency Magistrate from disposing of cases under sections 172, 173, 174 and 175 of the Indian Penal Code where he himself is the public servant concerned.

45. A complaint of an offence under section
497 of the Indian Penal
Code shall be made only by
the husband of the woman
concerned, or by the other person (if any) under
whose care she was living at the time when the
adultery was committed.

A complaint of an offence under section 498 of
Prosecution for unticing away married woman. the Indian Penal Code shall
be made only by the husband
of the woman concerned, or
behalf of her husband at the time when the offence
was committed.

46. The application of the public servant or

Court to a Presidency Magistrate to inquire into or try
any case under this chapter
shall be deemed a sufficient complaint.

CHAPTER VI.—Or THE SUMMONS AND WARRANT.

47. Every summons issued by a Presidency Magistrate to an accused person shall be in writing signed

given in the third schedule to this Act, or to the like effect.

48. If the accused person can be found, the summons bow served. summons shall be served on him personally, wherever he may be, by delivering or tendering the summons to him.

Every person to whom a summons is delivered or tendered under this section shall, if required by the person delivering or tendering the same, sign a receipt therefor, or countersign a copy thereof.

Service when accused cannot be found, the summons may be served by leaving it for him with some adult male member or servant of his family residing with him; and the person with whom the summons is so left shall, if so required by the serving officer, sign a receipt therefor, or countersign a copy thereof. If there is no such member or servant with whom the summons can be left, the serving officer shall fix it on some conspicuous part of the house in which the accused person ordinarily resides, and thereupon the summons shall be deemed to have been duly served.

When the person summoned is in the service Service on servants of Government or of any Government and Rail-way Companies.

Railway Company, the Magistrate issuing the summons may send it to the head of the office in which the person summoned is employed; and such head shall thereupon cause the summons to be served in manner hereinbefore provided.

- Service of summons outside Presidency Towns.

 Magistrate is to be served at any place outside the local limits of his jurisdiction, he may send the summons in duplicate to the Magistrate of the place where the accused resides or is, to be there served.
- 51. When a summons issued by a Presidency
 Proof of service in Mugistrate is served outside
 such cases and when such local limits as aforesaid,
 and also in cases where the
 person who has served the same is not present
 at the hearing of the complaint, the service may
 be proved—
- (a) by a solemn declaration, purporting to be made before a Magistrate, that such summons has been served, and such declaration may be endorsed on the duplicate summons and returned to the Magistrate who issued the summons, or
- (b) by a copy of the summons purporting to be countersigned by the person to whom it is addressed, or
 - (c) by a receipt under section 48.
- 52. The provisions relating to a summons, its

 Provisions applicable issue and service, containede in sections 47 to 51 (both inclusive), shall be applicable to every summons issued under this Act.
- Issue of warrant in addition to summons.

 Of the accused person as required by such summons, or after he kills so to appear, issue a warrant.

54. A Presidency Magistrate may issue a sum-

Summons or warrant for apprehension of per-son within jurisdiction for offence committed beyond.

mons for the attendance, or a warrant for the apprehension, of any person within the local limits of his jurisdiction, in respect of any

offence alleged or suspected to have been committed by such person in a different district, or on the high seas, or in a foreign country: provided that if the offence were committed within such local limits, the Magistrate might issue a summons

55. On the attendance or apprehension of such

Magistrate's procedure on arrest, under his own warrant, for offence committed out of his jurisperson, if the Presidency Magistrate has not jurisdiction in the case, he shall either send such person to the Magistrate within the

local limits of whose jurisdiction the offence is alleged to have been committed, or if the offence is bailable, take bail for his appearance before such Mugistrate.

When the Presidency Magistrate cannot satisfy himself as to the Magistrate to whom the person so attending or arrested should be sent, he shall report the case for the orders of the High Court.

56. Every warrant issued by a Presidency Magis-

Form and direction of

trate shall be in writing under his hand, shall be directed to one or more Police-officers,

and shall be in the form (B) given in the third schedule to this Act, or to the like effect.

A warrant issued under this Act remains in Continuance of warmut.

force until it is cancelled by the Mugistrate who issued it, or until it is executed.

57. A fee of eight annas shall be paid for every summons or warrant issued Fees for summonses by a Presidency Magistrate. and warrants.

except in the case of a summons to attend and give evidence or to produce documents, in which case there shall be paid a fee of four annas:

Provided that such Magistrate may in any case remit any such fee, if he is Power to remit fees. satisfied that the complainant is unable to pay the same, and shall remit it when the complaint is made by a public servant in the execution of his duty.

58. A Presidency Magistrate, in issuing a warrant for the arrest of any When Magistrate may person, may in his discretion direct bail to be taken. direct by eudorsement on the

warrant, that if such person give sufficient bail as therein mentioned for his appearance before the Magistrate on a specified day to answer the complaint, the officer to whom the warrant is directed shall take such bail, and shall release such person from custody.

The endorsement shall state (a) the number of sureties, (6) the amount in which they and the accused person are to be respectively bound, and (c) the day on which he is to appear before the Magistrate.

It bail be taken, the officer to whom the warrant

Recognizance to be forwarded.

is directed shall forward the recognizance to the Presidency Magistrate.

59. When a warrant is directed to more Policeofficers than one, it may be

60. A warrant directed to any Police-officer may Execution of warrant also be executed by any other Police-officer whose by Police-officer other than the one addressed. name is endorsed upon the warrant by the officer to whom it is directed or endorsed.

61. Any Presidency Magistrate who issues a

Magistrate issuing arrant may superintend its execution.

warrant of arrest may attend personally for the purpose of seeing that the warrant is duly executed.

62. Any such Magistrate may also at any time direct the arrest, in his pre-Arrest in presence of sence, of any person for whose Magistrate. arrest he may issue a warrant.

63. A warrant issued by a Presidency Magistrate shall ordinarily be exe-Where warrant may cuted within the local limits be executed. of his jurisdiction.

But if the person against whom the warrant is issued goes into, or is in, any place outside such limits, the warrant may be executed in such place.

64. A Presidency Magistrate may direct a warrant to be executed out-

Execution of warrant outside issuing Mugistrate's jurisdiction.

side the local limits of his jurisdiction, either with or without endorsement by a

Magistrate within the local limits of whose jurisdiction it is to be executed.

Such warrant shall ordinarily be endorsed by the Magistrate within the local limits of whose jurisdiction it is to be executed.

The warrant may be forwarded to such Magistrate for endorsement, either by post or by any Police-officer to whom it is directed.

The Magistrate to whom such warrant is forwarded by post shall endorse his name thereon and cause it to be executed within the local limits of his jurisdiction.

If the warrant is forwarded by a Police-officer to whom it is directed, he may take it either to a Magistrate, or to a Police-officer not below the rank of an officer in charge of a station, within the local limits of whose jurisdiction the warrant is to be executed.

Such Magistrate or Police-officer shall endorse his name thereon, and such endorsement shall be sufficient authority to the Police-officer to whom the warrant is directed to execute the same within such limits, and the local police shall be bound to assist such officer in executing the warrant.

Whenever there is reason to believe that the delay occasioned by obtaining the endorsement of the Magistrate or Police-officer within the local limits of whose jurisdiction the warrant is to be executed will prevent such execution, the Policeofficer to whom it is directed may execute the same. without such endorsement in any place beyond the local limits of the jurisdiction of the Magistrate who issued it.

65. If a warrant is executed, whether with or Procedure on execu-tion of warrant outside issuer's jurisdiction. without endorsement, outside tion of warrant outside the district in which it was issued, the person arrested shall, unless the Presidency Magistrate who issued the warrant be within twenty miles, or be nearer than the Magistrate in whose local jurisdiction the arrest was made, or unless bail be taken under section 58, be brought before the Magistrate withexecuted by all. or by any | in the local limits of whose jurisdiction the arrest Such Magistrate shall, if the person arrested appears to be the person intended by the Presidency Magistrate, direct his removal in custody to such Magistrate, unless such person is then ready and willing to give the bail (if any) required under section 58, in which case the Magistrate before whom he is so brought shall accept such bail and forward the recognizance to the Presidency Magistrate.

66. Every Magistrate or Police-officer to whom a warrant under this Act is directed for execution shall execute the same, or cause it

to be executed.

Proclamation for person absconding.

Proclamation for person absconding.

observed of an offence not accused of an offence not ing himself, so that a warrant issued against him under this Act cannot be executed, such Magistrate may issue a written proclamation, requiring him to appear to answer the complaint within a fixed period not less than thirty days from the date of publishing the proclamation.

Proclamation how pub. Such proclamation shall be published as follows—

(a) it shall be publicly read in some conspicuous place of the town or village in which the accused person usually resides;

(b) it shall be affixed to some conspicuous part of his ordinary place of abode, or some conspicuous place of such town or village; and

(c) a copy thereof shall be affixed to some conspicuous part of such Magistrate's Court-house.

A statement by the Magistrate to the effect that the proclaimation was duly published shall be conclusive evidence of compliance with the requirements of this section.

68. A Presidency Magistrate may order the attachment of any property, moveable or immoveable, beporty of personabsconding to any person believed to be absconding or conceal-

ing himself.

Such order shall authorize the attachment of any property within the local limits of the jurisdiction of the Magistrate making the order; and it shall authorize the attachment of any property without such local limits when endorsed by the Magistrate of the district in which such property is situate.

If the property ordered to be attached be immoveable, the attachment under this section shall, in the case of land paying revenue to Government, be made through the Collector of the district in which the land is situate, and, in all other cases, (a) by seizure under the order of the Magistrate having jurisdiction; or (b) by the appointment of a manager and receiver; or (c) by an order prohibiting the payment of rent to the absent person; or by all or any two of such processes as such Magistrate deems proper.

If the person so believed to be absconding or concealing himself does not appear within the time specified in the proclamation, the property under stachment shall be at the disposal of Government, but shall not be sold until the expiration of six months from the date of the attachment, unless it is of a perishable nature, or such Magistrate con-

owner, in either of which cases the Magistrate may cause it to be sold whenever he thinks fit.

Restoration of forfeited property.

Restoration of forfeited property.

Restoration of forfeited property.

Restoration of forfeited property.

Restoration of forfeited property.

Restoration of forfeited property.

Restoration of forfeited property and proves to the last paragraph of section 68 appears or is found within two years from the date of the attachment, and proves to the satisfaction of the Magistrate by whose order the property was attached that he did not absord or conceal himself for the purpose of evading justice, such property, or, if the same has been sold, the nett proceeds of the sale, or if part only thereof has been sold, the nett proceeds of the sale and the residue of the property, shall, after matisfying thereout all costs incurred in consequence of the attachment, be delivered to him.

CHAPTER VII.-OF BAIL.

70. Every person arrested under this Act shall be kept in custody until he is discharged by the order of a competent Court, or until he is admitted to bail.

When hall shall be a Presidency Magistrate actused of any bailable offence, such person shall be admitted to bail: Provided that, in cases punishable with fine only, or with imprisonment for a term not exceeding six months, or with both, the Magistrate may discharge him on his binding himself by a personal recognizance in such sum of money as the Magistrate thinks sufficient, to appear and attend at the time and place therein mentioned, and to continue so to attend until otherwise directed by the Magistrate.

71. When any person accused of any non-bailwhen bail shalf not be taken.

When bail shalf not be brought before a Presidency Magistrate, such person shall not be admitted to bail, if there appear reasonable grounds for believing that he has been guilty of the offence of which he is accused.

When ball may be plaint is, in the opinion of the Mugistrate, not such as to afford such grounds,

or if such evidence is adduced on behalf of the accused person as, in the opinion of the Magistrate, weakens the presumption of his guilt,

but there appears to the Magistrate, in either of such cases, to be sufficient ground for further inquiry into his guilt,

the accused person shall be admitted to bail pending such inquiry.

But if the Magistrate decide not to admit the accused person to bail, he accused person to bail, he shall commit him to custody by a warrant in the form (C) given in the third schedule hereto annexed, or to the like effect.

Any Presidency Magistrate may, at any subsequent stage of my proceeding under this Act, cancel the admission under this section of any accused person to bail, and may commit him to custody, or may admit to bail any person who has been committed to custody under this section.

72. When any person accused before a Presidency Magistrate of any offence is admitted to bail of money as the Magistrate thinks sufficient, shall be entered into by the person so accused and one or more sufficient sureties, conditioned that such person shall attend at the time and place mentioned in the recognizance, and shall continue so to attend until otherwise directed by the Magistrate, and, if required, shall appear when called upon at the High Court, to answer the charge.

It is the duty of the Presidency Magistrate or other officer accepting bail to satisfy himself that every surety entering into such recognizance is a person of whom it may reasonably be presumed that he can, if necessary, satisfy its terms.

Every such recognizance shall be in the form (D) given in the third schedule hereto annexed, or to the like effect.

- 73. After the recognizance has been entered into, the Presidency Magistrato, in case the accused person hus appeared voluntarily or is in the custody of some officer, shall thereupon release him; and in case he is in some jail, shall issue a warrant of release to the officer in churge of the jail, and such officer shall thereupon release him.
- 74. If the accused person cannot find sufficient Admission to bail bail when permitted so to do, after failure in first he may, if the Presidency instance.

 Magistrate thinks fit, be admitted to bail upon finding the same at any time afterwards before conviction.
- 75. If, through mistake or fraud, insufficient Power to order sufficient bail have been taken, or if the bail become afterwards insufficient, the Presidency Magistrate may issue his warrant of arrest directing that the accused person be brought before him and may order such person to find sufficient bail, and on his failing so to do may commit him to prison.
- 76. The sureties for the attendance and appear-Discharge of sureties. ance of an accused person admitted to bail may, at any time, apply to a Presidency Magistrate to discharge their recognizance.

On such application being made, the Magistrate shall issue his warrant of arrest, directing that the accused person be brought before him.

On the uppearance of such person pursuant to the warrant, or on his voluntary surrender, the Magistrate shall direct the recognizance of the sureties to be discharged, and shall call upon the accused person to find other sufficient sureties, and if he fail to do so, may commit him to prison.

Procedure to compal since or appearance of the payment of penalty by person bailed, a Presidency macused.

Magistrate is of opinion that proceedings should be had to recover the penalty mentioned in the recognizance into which such person has entered, he shall proceed to recover the same, by issuing a warrant for the attachment and sale of the moveable property belonging to such person, which may be found within the local limits of the jurisdiction of such Magistrate.

Such warrant may be executed within such limits, and it shall authorize the distress and sale of any moveable property belonging to the accused person without such limits, when endorsed by the Magistrate within the local limits of whose jurisdiction such property is found.

78. Whenever, by reason of default of attendance or appearance of the person bailed, the Presidency Magistrate is of opinion that proceedings should be had to

recover from the sureties the penalty mentioned in the recognizance, he shall give them notice to pay the same, or to show cause why it should not be paid.

If such penalty be not paid, and if no sufficient cause for its non-payment be shown, the Presidency Magistrate shall proceed to recover the penalty from such sureties, by issuing a warrant for the attachment and sale of any moveable property belonging to them, or either of them, which may be found within the local limits of the jurisdiction of such Magistrate. Such warrant may be executed within such limits; and it shall authorize the attachment and sale of any moveable property belonging to the sureties, or either of them, without such limits, when endorsed by the Magistrate within the local limits of whose jurisdiction such property is found.

If such penalty be not paid and cannot be recovered by such attachment and sale, such sureties shall be liable to confinement, by order of the Presidency Magistrate, in the civil jail, during a period not exceeding six months.

79. The powers given by sections 77 and 78 may be exercised by every Presidency Magistrate in every case in which a recognizance has been given for the appearance of any person, if default is made by the non-appearance of such person before such Magistrate, according to the conditions of the recognizance:

Provided that the Magistrate may, at his discretion, remit any portion of the penalty. penalty mentioned in any such recognizance and enforce payment in part only.

Deposit instead of Magistrate to give bail, such Magistrate may permit him to deposit a sum of money or Government promissory notes to such amount as the Magistrate may fix in lieu of such bail.

CHAPTER VIII.—OF INQUIRY INTO CASES TRIABLE BY THE HIGH COURT.

- Procedure in preliminary inquiries.

 Procedure in preliminary inquiries.

 Of its ordinary original criminal jurisdiction, or which, in the opinion of the Presidency Magistrate before whom the accused person is brought, ought to be tried by such Court, shall be inquired into by a Presidency Magistrate; and in such inquiry he shall adopt the following procedure.
- Examination of complainant and witnesses for prosecution.

 Advocate, attorney or pleader, the Magistrate shall, at such time as he thinks fit, take the evidence of the complainant and of such persons as are stated by the complainant to have any knowledge of the facts which form the subject-matter of the ac-

Such evidence shall be recorded in the manner described in clauses 3, 4 and 5 of section 115.

Examination to be in presence of accused.

Examination to be in presence of accused.

personal attendance is dipeused with, of his advocate, attorney or pleader (if any).

The Magistrate may, in his discretion, sumprocedure in inquiries mon or examine any witness offered on behalf of the accused person to answer or disprove the evidence against him.

Examination of accused person is examined in the course of a preliminary inquiry into a case triable by the High Court, the whole of such examination, including every question put to him and every answer given by him, shall be recorded in full, and shall be shown or read to him, and he shall be at liberty to explain or add to his answers.

When the whole is made conformable to what he declares is the truth, the examination shall be attested by the signature of the Magistrate, who shall certify under his own hand that it was taken in his presence and in his hearing, and contains accurately the whole of the statement made by the accused person.

85. The Magistrate may, at any stage of Power of Magistrate the proceedings, summon to summon and examine and examine any person whose evidence he considers essential to the inquiry, and recall and re-examine any person already examined.

Adjournment of induity and remand.

Adjournment of induity and remand.

Adjournment of induity and remand.

Adjournment of induity and remand induity and remand.

Adjournment of induity of adjourn the induity of adjourn the induity of a written order, from time to time adjourn the inquiry on such terms as he thinks fit and remand the accused person for a reasonable time, not exceeding fifteen days.

EXPLANATION.—After commencing the inquiry, if sufficient evidence has been obtained to raise a suspicion that the person accused may have committed an offence, and it appears likely that further evidence may be obtained by a remand, this is a reasonable cause for a remand.

When a Crused person to be discharged.

When accused person to be discharged.

the High Court, or for remanding him, he shall discharge him, unless it appears to the Magistrate that such person should be tried before himself, in which case he shall proceed accordingly.

Explanation I.—The absence of the complainant, except when the offence may lawfully be compounded, shall not be deemed sufficient ground for a discharge, if there appear other evidence of a nature rendering a trial desirable.

EXPLANATION II.—A discharge is not equivalent to an acquittal, and does not bar the revival of a prosecution for the same offence.

EXPLANATION III.—An order of discharge shall

When accused to be committed for trial.

When accused to be committed for trial.

Presidency Magistrate, which appears to justify him in committing the accused person for trial for an offence triable exclusively by the High Court, or which, in the opinion of the Magistrate, ought to be tried by such Court, the accused person shall be committed for trial accordingly.

Framing of charge on which accused is to be tried before High Court.

charge under his band, dechiring with what offence the accused person is charged, and (subject to the provisions of the High Courts' Criminal Procedure Act, 1875) committing him for trial by such Court on such charge.

All such charges shall be drawn up in accordance with the provisions of chapter IX.

Pending such trial, the Magistrate may commit the necessed person to custody by warrant in the form (E) given in the third schedule hereto annexed, or to the like effect, or may in case of a bullable offence release him on bail; and the charge, the record of the enquiry, and any weapon

Charge, &c., to be forwarded to High Court. or other article necessary to produce in evidence shall be sent to the Clerk of the Crown or other officer appointed in this behalf by the High Court.

When the accused person is committed for trial Commitment when to before the High Court, the be notified. Magistrate shall issue an order to such person as may be appointed by the Local Government in this behalf, notifying the commitment, and stating the offence in the same form as the charge, unless the Magistrate is satisfied that such person is already aware of the commitment and the form of the charge.

- 90. As soon as the charge on which the accused Charge to be explained, and copy furnished, to prepared, it shall be read and accused.

 person is to be tried has been prepared, it shall be read and explained to him; and a copy thereof shall be furnished to him, if he so require.
- 91. The accused person shall be required at list of witnesses for once to give in, orally or in defence on trial before High Court. writing, a list of the persons whom he wishes to be summoned to give evidence on his trial before the High Court.

The Magistrate may, if he thinks proper, summon all or any such persons to attend and give evidence at the enquiry; and if he does so, the commitment shall not be considered to have been made until such evidence has been taken.

The Magistrate may in his discretion allow the accused person to give in any further list.

Further list.

Further list.

Subsequent time.

The Magistrate may summon and examine supplementary witnesses after commitment and before the commencement of the trial. Such examination shall, if possible, be taken in the presence of the accused person.

Nothing in this section shall be deemed to

Clerk of the Crown a further list of the persons. whom he wishes to be summoned to give evidence on such trial.

92. When the person accused has been com-Summons to witness. mitted for trial, and has given es when accused person in any list of the persons a to be committed. referred to in section 91, the Magistrate may either summon such persons to appear before the High Court, or leave them to be summoned by the Clerk of the Crown.

93. Complainants and witnesses for the prosecution and defence, whose Recognizances of comattendance before the High plamants and witnesses. Court is necessary, and who appear before the Presidency Magistrate, shall execute before him recognizances, in the form (F) given in the third schedule to this Act, or to the like effect, to be in attendance when called upon at the High Court, to prosecute or to give evidence, as the case may be.

If any complainant or witness refuses to attend before the High Court, or to execute the recognizance Detention in custody in case of refusal to atabove directed, the Presidency tend or to execute recognizance. Magistrate may detain him in custody until he executes such recognizance, or until his attendance at the High Court is required, when

the Magistrate shall send him in custody to the High Court.

CHAPTER IX. -- OF THE CHARGE.

Form of Charges.

94. Every charge under this Act shall state Charge to state of. the offence with which the accused person is charged.

If the law which creates the offence gives it any specific name, the offence Specific name of offence may be described in the sufficient description. charge by that name only.

If the law which creates the offence does not give it any specific name, so How stated where ofmuch of the definition of the fence has no specific offence must be stated as to give the accused person notice of the matter with which he is charged.

The law and section of the law against which the offence is said to have been committed shall be mentioned in the charge.

The fact that the charge is made shall be equivalent to a statement that What implied in charevery legal condition, necessary by law to constitute the offence charged, was fulfilled in the particular case.

The charge shall be written in English. If English is not understood by Language of charge. the accused person, the charge shall be interpreted to him in a language which he understands.

If the accused person has been previously convicted of any offence punish-Previous conviction able under chapter XII or when to be set out. chapter XVII of the Indian Penal Code with imprisonment for a term of three years or upwards, or of any other offence mentioned in section 3 or section 4 of Act No. VI of 1864 (to authorize the punishment of whipping in certain cases), and if it is intended to prove such previous conviction for the purpose of affecting the punishment which is to be awarded, the

be added at any time before sentence is passed, but not afterwards.

Illustrations.

(a.) A is charged with the murder of B.

This is equivalent to a statement that A's act fell within the definition of murder given in sections 299 and 300 of the Indian Penal Code; that it did not fall within any of the general exceptions of the Penal Code; and that it did not fall within any of the five exception is a section 300, or that, if it did fall within exception 1, one or other of the three provisos to that exception applied to it.

(b.) A is charged, under section 326 of the Indian Penal Code, with voluntarily causing grievous hurt to B, by means of an instrument for shooting. This is equivalent to a statement that the case was not provided for by section 335 of the Indian Penal Code, and that the general exceptions did

not apply to it.

(c.) A is accused of marder, cheating, theft, extortion, adultery or criminal intimidation, or using a false property-mark. The charge may state that A committed murder, or cheating, or theft, or extortion, or adultery, or criminal intimidation, or that he used a false property-mark, without reference to the definitions of those crimes contained in the Indian Penal Code; but the sections under which the offence is punishable must, in each instance, be referred to in the charge.

(d.) A is charged, under section 184 of the Indian Penal Code, with intentionally obstructing a sale of property offered for sale by the lawful authority of a public servant.

The charge should be in those words.

95. The charge shall contain such particulars as to the time and place of Particulars as to time, the alleged offence and the place and person. person against whom, or the thing in respect of which, it was committed, as are reasonably sufficient to give notice to the accused person of the matter with which he is charged.

96. When the nature of the case is such that When manner of com- the particulars mentioned in mitting offence must be sections 94 and 95 do not give sufficient notice to the accused person of the matter with which he is charged, the charge shall also contain such parti-culars of the manner in which the alleged offence was committed as will be sufficient for that pur-

Illustrations.

(a.) A is accused of the theft of a certain article at a certain time and place. The charge need not set out the manner in which the theft was effected.

(b.) A is accused of cheating B at a given time and place. The charge must set out the manner in which A cheated B.

(c.) A is accused of giving false evidence at a given time

and place. The charge must set out that portion of the evidence given by A which is alleged to be false.

(d.) A is accused of obstructing B, a public servant, in discharge of his public functions at a given time and place. The charge must set out the manner in which A obstructed by in the discharge of his functions. B in the discharge of his functions.

(c.) A is accused of the marder of B at a given time and place. The charge need not state the manner in which A murdered B.

(f) A is accused of disobeying a direction of the law with intent to save B from punishment. The charge must set out the disobedience charged and the law infringed.

97. The charge may be in the form given in the third schedule to this Forms in schedule. Act or to the like effect.

98. No error, either in the way in which the offence is stated, or in the Effect of errors. particulars required to be stated in section 96, and no emission to state the offence, or to state those particulars, shall be regarded at any stage of the case as material, unless the person accused was in fact misled by such error or omission.

Illustrations.

thereof that such coin was counterfeit;" the word "fraudulently" being omitted in the charge. Unless it appears that A was in fact misled by this omission, the error shall not be regarded as material.

(b.) A is charged with cheating B, and the manner in which he cheated B is not set out in the charge, or is set out incorrectly. A defends himself, calls witnesses, and gives his own account of the transaction. The Court may infer from this that the omission to set out the manner of the cheating is not material.

(c.) A is charged with cheating B, and the manner in which he cheated B is not set out in the charge. There were many transactions between A and B, and A had no means of knowing to which of them the charge referred, and offered no defence. The Court may infer from such facts that the omission to set out the manuer of the cheat-

ing was, in this case, a material error.

(d.) A is charged with the murder of Khodá Baksh on the 21st January. In fact, the murdered person's name was Haidar Baksh, and the date of the murder was the 20th January. A was never charged with any murder but one, and had heard the inquiry before the Magistrate, which referred exclusively to the case of Haidar Buksh. The Court may infer from these facts that A was not misled, and

that the error in the charge was immaterial.

(c.) A was charged with mordering Haidar Baksh on the 20th January and Khoda Baksh (who tried to arrest him for that murder) on the 21st January. When charged for the murder of Haidar Baksh, he was tried for the murder of Khoda Baksh. The witnesses present in his defence were witnesses in the case of Haidar Baksh. The Court may infer from this that A was misled, and that the error was material.

99. Any accused person may apply to a Presidency Magistrate for an Prisoner may apply for amendment of the charge made against him; and in considering whether any error in a charge did in fact mislead the accused person, the Magistrate shall take into account the fact that he did or did not make such an application.

100. A Presidency Magistrate may, upon the application of the accused Magistrate may alter person, or of the complainant, or upon his own motion, alter any charge at any stage of the proceedings before judgment is pronounced.

Every such alteration shall be read and explained to the accused person.

101. If the alteration is such that proceeding When trisl may proceed immediately with the trial is ceed immediately after not likely, in the oninion of not likely, in the opinion of alteration. the Presidency Magistrate, to prejudice the accused person in his defence, the Magistrate may in his discretion, after making such alteration, proceed with the trial as if the altered charge had been the original charge.

102. If the alteration is such that proceeding When new trial may immediately with the trial be directed or trial sus- is likely, in the opinion of pended. the Presidency Magistrate, to prejudice the accused person in his defence, the Magistrate may either direct a new trial, or suspend the trial for such period as may be necessary to enable the accused person to make his defence to the altered charge; and, after hearing his defence, the Magis-Adjournment. trate may further adjourn the trial, to admit of the appearance of any witness whose evidence the Magistrate may consider to be material to the case, or whom the accused person may wish to be summoned in his

103. In all cases of alteration of a charge, the complainant and accused per-Recall of witne son shall be allowed to rewhen charge altered. call and examine with refer-

defence.

ence to such alteration any witness who may have been examined.

Stay of proceedings if prosecution of offence in altered charge which previous sanution is 104. If the offence stated in the altered charge altered charge require necessary, the case shall not be proceeded with until such previous sanction. sanction is obtained, unless sanction has been already obtained for a prosecution on the same facts as those on which the altered charge is founded.

Joinder of Charges.

105. There must be a separate charge for every distinct offence of which any Separate charges for person is accused, and every distinct offences, such charge must be tried separately, except in the cases hereinafter excepted.

Illustration.

A is accused of a theft on one occasion, and of causing grievous hurt on another occasion. A must be separately charged and separately tried for the their and the osusing grievous hurt.

106. When a person is accused of more offences than one of the same kind, More offences than one of same kind may be charged within a year of committed within one year of each other, he may be chargeach other. ed with, and tried at the same time for, any number of them not exceeding three.

107. I .- If in one series of acts, so connected together as to form the same I .- Trial of more than transaction, more offences than one are committed by the same person, he may be charged with and tried for every such offence at the same time.

II.—If the acts alleged constitute an offence 11.-One offence fall. failing within two or more ing within two definiseparate definitions of any law in force for the time being, by which offences are defined or punished, the person accused of them may be charged with each of the offences so committed; but he must not receive a more severe punishment than could be inflicted for any of such offences.

III.—If several acts, of which one or more than one would by itself III .- Acts . severally constitute an offence, form, constituting more than one offence, but collect-lively coming within one when combined, a different offence, the person accused definition. of them may be charged with every offence or any of the different offences, which he may have committed; but he must not receive for such offences, collectively, a punishment more severe than that which might have been inflicted for any one of such offences.

Illustrations

to paragraph I-

(a) A rescues B, a person in lawful custody, and in so doing causes grevious hart to C, a constable in whose custody B was. A may be separately charged with, convicted of, and punished for, offences under sections 225 and 333 of the Indian Penal Code.

Indian Penal Code.

(b) A liss in his possession several neals knowing them to be counterfeit and intending to use them for the purpose of committing several forgeries punishable under section 466 of the Indian Penal Code. A may be separately charged with, convicted of, and punished for, the possession of each seal, under section 473 of the Indian Penal Code.

(c) A, with intent to cause injury to B, institutes a criminal proceeding against him, knowing that there is no just or lawful ground for such proceeding. A also falsely accuses B of having committed an offence, knowing that there is no just or lawful ground for such charge. A may be separately charged with, convicted of, and punished for, two offences under section 211 of the Entire Committed for,

(d) A, with intent to cause injury to B, falsely accuses him of having committed an offence, knowing that there is no just or lawful ground for such charge. On the trial, A gives false evidence against B, intending thereby to cause B to be convicted of a capital offence. A may be separately charged with, convicted of, and panished for, offences under sections 211 and 194 of the Indian Penal Code.

(e) A, knowing that B, s female minor, has been kid-napped in order that she may be subjected to grievous burt, wrongfully confines her and detains her against her will as a slave. A may be separately charged with, convinted of, and punished for, offences under sections 368 (read with 367) and 370 of the Indian Penal Code.

(f) A, with six others, commits the offences of rioting, grievous hurt, and of assaulting a public servant endeavouring, in the discharge of his duty as such, to suppress the riot. A may be separately charged with, convicted of, and punished for, offences under sections 147 and 325 and 152 of the Indian Penal Code.

(g) A threatens B, C and D at the same time with injury to their persons with intent to cause alarm to them. A may be separately charged with, convicted of, and punished for, each of the three offences under section 506 of the Indian

Penal Code.

(A) A intentionally causes the death of three persons by upsetting a boat. A may be separately charged with, convicted of, and punished for, each of the three offences under section 302 of the Indian Penal Code.

The separate charges referred to in illustrations (a) to (h)

respectively may be tried at the same time.

to paragraph II-

(i) A wrongfully strikes B with a cane. A may be separstely charged with, and convicted of, offences under sections 362 and 323 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a more severe punishment than if he had convicted him under section 323

only.

(j) A wrongfully kills a buffalo worth sixty rupees belonging to B, and then moves the carcase in order to take it dishonestly out of B's possession without B's consent. A, may be separately charged with, and convicted of, offences under sections 420 and 379 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a more severe punishment than if he had convicted him under section 420 only.

(k) Several stolen sacks of corn are made over to A and B who know they are stolen property. A and B thereupon voluntarily assist each other to conceal the sacks at the bottom of a grain-pit. A and B may be separately charged with, and convicted of, offences under sections 411 and 414 of the Iudian Penal Code; but the Presidency Magistrate who tries them may not inflict a severer punishment than if he had convicted them under one of those sections only.

(1) A dishonestly uses a forged document as genuine cylchence, in order to convict B, a public servant, of an offence under section 167 of the Indian Penal Code. A may be separately charged with, and convicted of, offences under sections 471 (read with 466) and 196 of the same Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under one of those sections only him under one of those sections only.

to paragraph III-

(m) A commits house-breaking by day with intent to commit adultery, and commits, in the house so entered, adultery with B's wife. A may be separately charged with, and convicted of, offences under sections 454 and 497 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 497 only.

(a) A commits robbery on B, and, in doing so, voluntarily causes hart to him. A may be separately charged with, and convicted of, offences under sections 323, 322 and 394 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 392 or 394 only.

(0) A entices B, the wife of C, away from C, with intent to commit adultery with B, and then commits adultery with her. A may be separately charged with, and convicted of, offences under sections 498 and 497 of the Indian Penal Code; but the Presidency Magistrate who tries him may not inflict a severer punishment than if he had convicted him under section 497 only.

108. If a single act or series of acts is of such Where it is doubtful a nature that it is doubtful what offence has been which of several offences the facts which can be proved will constitute, the accused person may be charged with having committed all or any of such

offences; and any number of such charges may be tried at once, or he may be charged in the alternative with having committed some one of the said offences.

Illustration.

A is accused of an act which may amount to theft, or receiving stolen property, or criminal breach of trust, or cheating. He may be charged with theft, receiving stolen property, criminal breach of trust, and cheating, or he may be charged with having committed theft, or receiving stolen property, or criminal breach of trust, or cheating.

109. If, in the case mentioned in the last preceding section, one charge When a person is charged with one offence, he can be convicted of accused person, and it appears in evidence that he committed a different offence, for which he might have been charged under the provisions of that section, he may be convicted of the offence which he is shown to have committed, although he was not charged with it.

Illustration.

A is charged with theft. It appears that he committed the offence of criminal breach of trust, or that of receiving stolen goods. He may be convicted of criminal breach of trust, or of receiving stolen goods (as the case may be), though he was not charged with such

110. When a person is charged with an offence, When offence proved and part of the charge is in office not proved, but the part charged. which is proved amounts to a different offence, he may be convicted of the offence which he is proved to have committed, though he was not charged with it.

Illustrations.

(a). A is charged, under section 407 of the Indian Penal Code, with criminal breach of trust in respect of property entrusted to him as a carrier. It appears that he did commit criminal breach of trust under section 406 in respect of the property, but that it was not entrusted to him as a carrier. He may be convicted of scriminal breach of trust under section 406 inal breach of trust under section 406.

(b). A is charged with murder. He may be convicted of culpable homicide, or of causing death by negli-

gence.

111. When more persons than one are accused What persons may be of the same offence, or of different offences committed charged jointly. in the same transaction, or when one person is accused of committing any offence, and another of abetment of, or attempt to commit, such offence, they may be charged and tried together, or separately, as the Presidency Magistrate thinks fit, and the provisions contained in the former part of this chapter shall apply to all such charges.

Illustrations.

(a). A and B are accused of the same murder. A and B may be charged and tried together for the murder. (b). A and B are accused of a robbery, in the course of which A commits a murder with which B has nothing to do. A and B may be tried together on a charge, charging both of them with the robbery, and A alone with the

murder.

murder.

(c). A and B are both charged with a theft, and B is charged with two other thefts committed by him in the course of the same transaction. A and B may be both tried together on a charge, charging both with the one theft, and B alone with the two other thets.

Withdrawal of remaining charges on conviction on one of several

charges.

112. When more charges than one are made against the same person, and when a conviction has been had on one or more of them, the complainant, or the Government Solicitor or other

officer conducting the prosecution, may, with the consent of the Presidency Magistrate, withdraw, or such Magistrate of his own accord may suspend, the inquiry into, or trial of, the remaining charge or charges.

Previous Arquittals or Convictions.

Person once convicted or and convicted or acquitted of such offence, shall, while such 113. A person who has once been tried for an or acquittal remains in force,

not be liable to be tried again for the same offence, nor on the same facts for any other offence for which a different charge from the one made against him might have been made under section 108, or for which he might have been convicted under section 109.

A person convicted or acquitted of any offence may be afterwards tried for any offence for which a separate charge might have been made against him on the former trial under section 107, para-

graph one.

A person acquitted or convicted of any offence constituted by any act causing consequences which, together with such act, constituted a different offence from that for which he was acquitted or convicted, may be afterwards tried for such lastmentioned offence, if the consequences had not Imppened, or were not known to the Court to have happened, at the time when he was acquitted or convicted.

A person acquitted or convicted of any offence constituted by any acts may, notwithstanding such acquittal or conviction, be subsequently charged with, and tried for, my other offence constituted by the same acts, which he may have committed if the Court by which he was first tried was not competent to try the offence with which he is subsequently charged.

Illustrations.

(a) A is tried upon a charge of theft as a servant and acquitted. He cannot afterwards be charged with theft as a servant, or, upon the same facts, with theft

simply, or with criminal breach of trust.

(b) A is tried upon a charge of murder and acquitted. There is no charge of robbery; but it appears from the facts that A committed robbery at the time when the mur-der was committed: he may afterwards be charged with, and tried for, robbery.

(c) A is tried for an assault and convicted. The person assaulted afterwards dies. A may be tried again for cul-

pable homicide.

(d) A is tried, under section 270 of the Indian Pensi Code, for malignantly doing an act likely to spread the infection of a disease dangerous to life, and is acquitted. The act so done afterwards causes a person permanently to lose his eyesight. A may be charged, under section 325 of the same Code, with voluntarily causing grievous burt to that person.

that person.

(c) A is charged by a Presidency Magistrate with, and convicted by him of, voluntarily causing hurt to B. A may not afterwards be tried for voluntarily causing grievous hurt to B, on the same facts, unless the case comes within paragraph three of this section.

(f) A is charged by a Presidency Magistrate with, and consicted by him of theft of property from the person of B. A may be subsequently charged with, and tried for, robbery on the same facts.

(g) A, B and C are charged by a Presidency Magistrate

(g) A, B and C are charged by a Presidency Magistrate with, and convicted by him of, robbing D. A, B and C may afterwards be charged with, and tried for, dacoity on the same facts.

CHAPTER X -OF THE TRIAL OF CASES BY PRESIDENCY MAGISTRATES.

114. The following pro-Cases may be tried cedure shall be observed in summarily. the trial of cases by Presidency Magistrates.

In every such case the Magistrate shall record the following particulars:

(a) the serial number,

(b) the date of the commission of the offence,

(c) the name of the complainant,(d) the name of the accused person,

(e) the offence complained of or proved,

(f) the prisoner's plea, (g) the final order,

(A) the date of such order.

115. No Presidency Magistrate shall impose a fine exceeding two hundred Record of evidence. rupees or imprisonment for a term exceeding six months, unless he has recorded the evidence of the witnesses.

Scutences passed under section 18 on the same occasion shall for the purposes of this section be considered as one sentence.

Where the Magistrate records such evidence, it shall be sufficient either to take it down with his own haml or to cause it to be taken down in writing from his dictation in open Court. All evidence so taken down shall be signed by the Magistrate and shall be part of the record.

Evidence so taken down shall ordinarily be taken in the form of a narrative, but the Magistrate may in his discretion take down, or cause to be taken down, any particular question or answer.

Every Magistrate recording the evidence of a witness shall record such remarks as he thinks material respecting the demeanour of such witness while noder examination.

116. In cases punishable with fine only, or with

imprisonment for a term not Charge when dispensexceeding six months, or with both, no formal charge need be made against the accused person; and the Magistrate may convict him of any offence punishable with fine only or with imprisonment for a term not exceeding six months, or with both, and which, from the facts proved, he appears to have committed.

In cases in which the Magistrate has power to impose imprisonment for a Charge when necesterm exceeding six months, there shall be a formal charge agninst the accused person.

All charges under this section shall be drawn up by the Magistrate in accordance with the provisions of chapter IX.

117. Neither the complaint nor the process issued thereon shall be reof defect in complaint garded otherwise than as or process. notice to the accused person of the facts to be inquired into. No defect in the complaint or process shall invalidate the proceedings, unless it appears that the accused person was actually misled by such defect; and, in considering whether or not he was so misled, the Magis. trate shall have regard to the manner in which the accused person conducted his defence.

118. If upon the day appointed for the appear-Dismissal or adjourn. ance of the accused person, ent on non-appearance or any day subsequent thereof complainant. to on which the case may be called on, the complainant does not appear, the Magistrate shall dismiss the complaint, unless he thinks fit to adjourn the hearing of the same to some other day. Such adjournment shall be made Procedure on appearance of both parties on the day fixed for the trial, the substance of the complaint shall be stated to the accused person, and he shall be asked if he has any cause to show why he should not be convicted.

120. If the accused person admit the truth of

Conviction on admisaion of truth of comshall be recorded, and if he
shows no sufficient cause
why he should not be convicted, the Magistrate
may convict him accordingly.

Procedure when no such admission is made.

Procedure when no such admission is made.

Magistrate shall proceed to hear the complainant and such witnesses as he produces in support of his complaint, and also to hear the accused person and such witnesses as he produces in his defence.

Charge when drawn this Act, it shall be drawn up under this Act, it shall be drawn up as soon as the Magistrate is of opinion that a prima facis case has been established against the accused person, and shall be read and explained to the accused person, and he shall be asked whether he is guilty or has any defence to make.

Procedure on examining accused.

Procedure on examining accused.

Procedure on examining accused.

Procedure on examining accused.

* section 84 shall be followed.

124. Before or during the hearing of any complaint, the Magistrate may, in order to secure the attendance of witnesses or for any other reason, adjourn the hearing, on such terms as he thinks fit, to a day to be then appointed and stated in the presence of the parties.

If on the day to which such hearing or such further hearing has been so adjourned, the accused person does not appear, the Magistrate may issue his warrant for the arrest of such person.

If on such day the complainant does not appear, the Magistrate may dismiss the complaint.

125. If a complainant, at any time before a final order is passed in any case punishable with fine only or with imprisonment for a term not exceeding six months, or with both, satisfies the said Magistrate that there are sufficient grounds for permitting him to withdraw his complaint, the Magistrate may permit him to do so.

The withdrawal under this section of a complaint shall operate as an acquittal of the accused person.

126. If the Magistrate, in any case tried under this chapter, finds the accused person not guilty, he shall record an order of sequittal.

If the accused person is convicted, the Magistrate shall pass sentence upon him; and, in all cases in which the Magistrate inflicts imprisonment, or fine exceeding two hundred rupees, or both, he shall add to the final order mentioned in section 114, clause (g), a brief statement of the reasons for the conviction.

When the personal attendance of the accused person during the trial has been dispensed with, the sentence of the Magistrate shall be pronounced in his presence, except where the sentence is for fine only, in which case it may be pronounced in the presence of the accused person's advocate, attorney or pleader.

Procedure when, after commencement of trial.

Procedure when, after commencement of trial.

Procedure when, after commencement of trial.

Presidency Magistrate, it appears that the case is one which he has not jurisdiction to try, or one which, in his shall stop further proceedings under this chapter, and shall either forward the case to the Magistrate having jurisdiction, or commit the accused person, in accordance with the provisions of chapter VIII, to the High Court for trial.

Trial of persons previously convicted of offeaces against coinage,
stamp law or property.

term of three years or upwards, is again accused
of any offence punishable under either of those
chapters with imprisonment for a term of three,
years or upwards, shall ordinarily, if the Presidency Magistrate considers him an habitual
offender, be committed to the High Court.

General Provisions as to Inquiries and Trials.

Permission to conduct prosecution.

Permission to conduct prosecution.

Permission to conduct the case as prosecutor; but no person other than the Advocate-General, Standing Counsel, Government Solicitor or other officer generally or specially empowered by the Local Government in this behalf shall be entitled to do so without such permission.

Any person conducting the case may do so personally or by an advocate, attorney or pleader.

130. Every person accused before a Presidency
Magistrate of an offence, may
of right be defended by any
advocate, attorney or pleader.

131. If an accused person, though not insane,

Procedure where accused does not understand proceedings.

cannot be made to understand the proceedings, the Magistrate may proceed with the inquiry or trial; and if

such inquiry results in a committal, or if such trial results in a conviction, the proceedings shall be forwarded to the High Court, with a report of the circumstances of the case, and the High Court shall pass thereon such order as it thinks fit.

Presidency Magistrates' Magistrate is held for the purpose of inquiring into or trying any offence, shall be deemed an open Court, to which the public generally may have access, so far as the same can conveniently contain them:

Provided that the Magistrate may, if he thinks fit, order at any stage of any inquiry into or trial of any particular case, that the public generally, or any particular person, shall not have access to, or be, or remain in, the room or building used by the Magistrate.

133. In the case of offences which may lawfully be compounded, the injured person may compound the

offence out of Court, or in Court with the permission of the Presidency Magistrate. Such composition shall have the effect of an acquittal of the accused.

CHAPTER XI.-OF EVIDENCE.

A .- Of securing the Attendance of Wilnesses.

134. Any Presidency Magistrate may, at any stage of any proceeding, in-Power to summon man quiry or trial under this Act,

Fower to summon material witness or examine person present. quiry or trial under this Act, summon, in manner provided by chapter VI, any witness,

or examine any person in attendance though not summoned as a witness; and the Mugistrate shall summon and examine such person if his evidence appears essential to the just decision of the case.

135. If a Presidency Magistrate has reason to When warrant of arbelieve that any witness, rest may issue in first whose attendance is required will not attend to give evidence without being compelled to do so, he may, instead of issuing a summons, issue a warrant of arrest in the first instance.

Arrest of person disobeying summons.

Arrest of person disobeying summons.

Arrest of person disobeying summons.

to give evidence neglects or
refuses to appear at the time
and place appointed by the
summons, and no reasonable excuse is offered for
such neglect or refusal, the Presidency Magistrate,
upon proof of the summons having been duly
served, may issue a warrant under his hand to
bring such person before him to testify as aforesaid.

Procedure when warrant cannot be served.

Procedure when warrant cannot be served.

The Magistrate has reason to believe that the witness abscords or conceals himself for the purpose of preventing the execution thereof, he may issue a notice, requiring the attendance of such witness to give evidence at a time and place to be named therein, and such notice shall be affixed to some conspicuous part of such witness' ordinary place of abode, or, if he has no such abode, of the Magistrate's Court.

If the witness does not attend at the time and place so named, the Magistrate may order the attachment of any movemble property belonging to such witness, equal in value, as nearly as may be, to the amount of the costs of attachment and of any fine to which the witness may be liable under the provisions of section 172 of the Indian Penal Code.

Attachment, &c., of property ordered to be attachmed under section all property ordered to be attached under section all property ordered to be attached under section 137.

Power to order pristing the Prisoners' Testimony oner in jail to be brought up for examination.

Act, 1869, any Presidency Magistrate desirous of examining, as a witness or accused person, in any case pending before him, any person confined in any jail within the local limits of his jurisdiction, may issue an order to the officer in charge of the said jail requiring him to bring such prisoner in proper custody, at a time to be therein named, to the Magistrate for examination.

The officer so in charge, on receipt of such order, shall act in accordance therewith, and shall provide for the safe custody of the prisoner during his absence from the jail for the purpose aforesaid.

Power to require complainants and witnesses phinants, &c., to execute for the prosecution and defence whose attendance before him is necessary, to execute recognizances, in the form (F) given in the third schedule to this Act, or to the like effect, to be in attendance when called upon to prosecute or give evidence, as the case may be,

Committal of person refusing to snawer.

Committal of person refusing to snawer.

The same of the country of th

B .- Of Witnesses.

142. In the case of offences punishable with fine ln cases triable upon only or with imprisonment for a term not exceeding six months, or with both, it shall ordinarily be the duty of the complainant and accused to produce their own witnesses. But the Presidency Magistrate may in his discretion—

(a) summon any person who appears to him likely to give material evidence on behalf of the complainant or the necessed:

of the complainant or the necused;
(i) summon any witness named by the complainant or the accused:

Provided that the Magistrate may, before summoning a witness, require that his reasonable expenses incurred in attending for the purposes of the trial be deposited in Court.

In cases triable upon warrant.

In cases triable upon warrant.

In cases triable upon the complainant, or otherwise, the names of any persons likely to be acquainted with the facts of the case and to be able to give evidence for the prosecution, and shall summon to give evidence before him such of them as he thinks necessary.

The Magistrate shall also summon any witness, and take any evidence that may be offered, in behalf of the accused person, to answer or disprove the evidence against him.

C .- Of Securing Documentary Evidence.

Summons to produce document required as evidence.

Summons to produce any document or other thing is necessary or desirable for the purposes of any inquiry

trial, or other proceeding under this Act, he may issue a summons to the person in whose possession or power such document or thing is believed to be, requiring him to attend and produce it at the time and place stated in the summons.

145. Where there is reason to believe that the person to whom the summant in first instance.

person to whom the summons is addressed will not produce the document or

other thing as directed in the summons, the Magistrate may issue a warrant to search for such document or thing in the first instance.

146. If any letter in the custody of the Postal Department is wanted for

Procedure as to letters in custody of Postal Department or telegraph

the purpose of any inquiry or trial by a Presidency Magistrate, the Magistrate

may, if he is the Chief Magistrate, direct the postal authorities to deliver such letter to such person as the Magistrate directs, and if he is not the Chief Mugistrate, may apply to the Chief Magistrate, who may, if he thinks fit, give such direction.

The letter referred to in any direction given under this section shall be delivered accordingly.

147. Any Presidency Magistrate may, if he thinks fit, impound any do-Power to impound document or other thing procament produced. duced before him, or may, at the conclusion of the proceedings, order it to be returned to the person who produced it.

D-Of the Examination of Accused Persons.

148. At any stage of any inquiry or trial under this Act, the Magistrate may, without previously warning the accused person, put such questions to him as he considers neces-

The accused person shall not render himself liable to punishment for refusal to answer such questions, or for giving false answers to them, but the Magistrate shall draw such inference as may to him seem just from such refusal or false answers.

EXPLANATION.—The answer given by an accused person may be put in evidence against him, not only in such inquiry or trial, but also in any other inquiry into, or trial for, any other offence which such answer may tend to show he has committed.

149. Except as is provided in section 150, no No influence to be influence, by means of any used to induce disclu- promise or threat or otherpromise or threat or otherwise, shall be used to an accused person to induce him to disclose or withhold any matter within his knowledge.

150. A Presidency Magistrate may, with the Tender of pardon to view of obtaining the evidence of any persons supposed to have been directly or indirectly concerned in, or privy to, any offence specified in column seven of the second schedule hereto annexed as triable exclusively by the High Court, tender a pardon to such person on condition of his making a full and true disclosure of the whole of the circumstances, within his knowledge, relative to such offence and to every other person concerned in the perpetration thereof.

Every person accepting a tender under this sec-tion shall be examined as a witness in the case.

Such person, if not on bail, shall be detained in custody until the termination of the trial.

151. When a pardon has been tendered under section 150, if before the trial it appears to the Pre-Commitment of person

evidence, not complied with the conditions under

to whom pardon has been tendered.

sidency Magistrate that any person who has accepted such tender has either by wilfully concealing anything cocential, or by giving false

which the tender was made, such Magistrate may commit him for trial for the offence in respect of which the pardon was so tendered, or for any other offence of which he may appear to have been guilty in connection with the same matter.

The statement made by a person under pardon which pardon has been withdrawn under this section, may be put in evidence against him.

E.—Special Rules of Evidence.

152. The deposition of a civil surgeon or other Deposition of medical medical witness, taken and duly attested by a Magistrate, may be given in evidence in any inquiry or trial under this Act, although the deponent is not called as a witness.

The Presidency Magistrate may, if he thinks fit, Power to summon summon and examine such medical witness. deponent as to the subjectmatter of his deposition.

153. Any document purporting to be a report Report of Chemical from the Chemical Examiner, or Assistant Chemieal Examiner to Government, upon any matter or thing duly submitted to him for examination or analysis and report, in the course of any inquiry or trial under this Act, or in any preliminary inquiry relating thereto, may, if it bears his signature, be used as evidence in any inquiry or trial under this

The Presidency Magistrate may presume that the signature to any such docu-Genuineness of signament is genuine, and that the ture may be presumed. person signing it held the office which he professed to hold at the time when he signed it.

The Presidency Magistrate may, if he thinks fit, summon and examine Power to summon such Chemical Examiner or Chemical Examiner. Assistant Chemical Examiner as to the subject-matter of his said report.

154. A previous conviction or acquittal may be proved (a) by an extract cer-tified, under the hand of the Previous conviction or acquittal how proved. officer having the custody of the records of the Court in which such conviction or acquittal was had, to be a copy of the sentence or order, or (b), in case of a conviction either by a certificate signed by the officer in charge of the jail in which the punishment or any part thereof was inflicted or by production of the warrant of commitment under which the punishment was suffered.

155. If an accused person abscond, and after due pursuit cannot be arrest-Record of evidence in ed, the Presidency Magisabsence of accused. trate may, in his absence, examine the witnesses (if any) produced on behalf of the prosecution, and record their depositions; and any such deposition may, on the arrest of such person, be put in on his trial for the offence with which he is charged, if the attendance of the deponent cannot be procured.

156. Whenever any Presidency Magistrate, after having heard the whole Convictions on evidence partly recorded by one Magistrate and partly by another. or any part of the evidence in an inquiry or trial, ceases to exercise jurisdiction therein, and is snoceeded by another Magistrate who has and who exercises such

jurisdiction, the Magistrate so succeeding may act

on the evidence so recorded by his predecessor, or partly recorded by his predecessor and partly recorded by himself, or he may re-summon the witnesses and re-commence the inquiry or trial:

Provided that the accused person may, when the second Magistrate commences his proceedings, demand that the witnesses be re-summoned and reheard, in which case the inquiry or trial shall be re-commenced:

Provided also that the High Court may set aside any conviction passed on idence not wholly recorded by the Magistrate before whom the conviction was had, if such Court is of opinion that the accused person has been materially prejudiced thereby; and may order a new inquiry or trial.

157. Whenever in the course of a trial or in-When metendance of quiry under this Act it apwitness may be dispens- pears that the attendance ed with. of a witness cannot be procured without an amount of delay, expense or inconvenience which, under the circumstances of the case, would be unreasonable, the Presidency Magistrate may dispense with such attendance.

158. Such Magistrate may direct a commission to my Magistrate of the Issue of commission and procedure there-District, or Magistrate of under. the first class, within the local limits of whose jurisdiction such witness may be.

The Magistrate to whom the commission is directed, or, if he be the Magistrate of the District, such Magistrate of the first class as he appoints in this behalf, shall proceed to the place where such witness is, or shall summon such witness before himself, and shall take his evidence in the same manner, and may for this purpose exercise the same powers, as in trials of warrant-cases under the Code of Criminal Procedure.

If the witness is within the local limits of the Commission in case of jurisdiction of any Presidency Magistrate, other than I residency town. the Magistrate dispensing with his attendance, the latter Magistrate may direct a commission to the former Magistrate, who thereupon shall have the like power to compel the attendance of, and to examine, such witness as he possesses for that purpose in cases ponding before himself.

The complainant and the accused person may Complainant and ac- respectively forward interrogatories, in writing, upon which the Magistrate to cused may examine witwhom the commission is directed shall examine the witness.

or the complainant and the accused person (if on bail) may appear before such Magistrate,

or the complainant and the accused person may so appear respectively by advocate, attorney or pleader,

and may examine, cross-examine and re-examine (as the case may be) the said witness.

After any commission issued under this section has been duly executed, it Return of commission. shall be returned, together with the deposition of the witness examined thereunder, to the Magistrate by whom it was issued; and the commission, the return thereto, and the deposition of such witness, may be used as evidence in the case and shall form part of the record.

F .- Of Search-Warrants.

159. When a Presidency Magistrate considers that the production of any Search-warrant when thing is essential to the congrantable. duct of an inquiry into au offence known or suspected to have been committed or to the discovery of the offender,

or when he considers that such inquiry or discovery will be furthered by a general search or

inspection,

he may grant his search-warrant; and the officer charged with the execution of such warant may search or inspect any place within the local limits of the jurisdiction of such Magistrate.

The Magistrate may, if he thinks fit, specify in the warrant the particular place, building or part. thereof to which only the search or inspection shall extend; and the officer charged with the execution of such warrant shall then search or inspect only the place, building or part so specified.

Nothing in this section or in section 145 shall authorize a Magistrate to grant a warrant to search for a letter or telegram in the custody of the Postal Department or of a telegraph officer.

160. If a Presidency Magistrate, upon inform-

Search of house susperted to contain stolen properly or forged docu-

ation and after such inquiry as he thinks necessary, has reason to believe that any place is used for the deposit or sale of stolen property, or

of property which has been fraudulently obtained, or for the deposit or sale or manufacture of forged documents, or counterfeit Government stamps, or counterfeit coin, or instruments or materials for counterfeiting coin, or for forging,

or that any forged documents, or counterfeit stamps, or false seals, or counterfeit coin, or instruments or materials used for counterfeiting coin, or for forging, are kept or deposited in any place,

he may by his warrant anthorize any Policeofficer above the rank of a constable-

(a) to enter, with such assistance as may be required, and by force if necessary, such place, and (b) to search the same as specified in the war-

rant, and

(c) to take possession of any property, documents, stamps, seals or coins therein found, which he reasonably suspects to be stolen, unlawfully obtained, forged, false or counterfeit, and also any such instruments and materials as aforesaid, and

(d) to convey such property, documents, stamps, seals, coins, instruments or materials before a Presidency Magistrate, or to guard the same on the spot until the offender is taken before a Presidency Magistrate, or otherwise to dispose thereof in some

place of safety, and

(e) to take into custody and carry before the said Magistrate every person found in such place, who appears to have been privy to the deposit, sale or manufacture or keeping of any such property, documents, stamps, seals, coins, instruments or ma-terials knowing or having reasonable cause to suspect the said property to have been stolen or otherwise unlawfully obtained, or the said documents, stamps, seals, coins, instruments or materials to have been forged, falsified or counterfeited, or the said instruments or materials to have been or to be intended to be used for counterfeiting coin or for forging.

161. The provisions of sections 59, 60 and 61 Direction, &c., of shall apply to all searchsearch-warrants. warrants issued under this chapter. .

Persons in charge of inspection under this chapter is closed, any person residing in, or being in charge of, such place shall, on demand of the officer or other person executing the warrant, allow such officer or other person free ingress thereto, and afford all reasonable facilities for a search therein.

Place to be searched by a warrant to search any place, may break open any onter or inner door or window of such place, in order to execute the warrant, if, after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

164. If the place ordered to be searched is an apartment in the actual occupancy of a woman who, according to the customs of the country, does not appear in public, the officer or other person charged with the execution of the warrant shall, unless a warrant of arrest has been issued against her, give her notice that she is at liberty to withdraw.

After giving such notice and allowing a reasonable time for such woman to withdraw, and afterding her every reasonable facility for withdrawing, such officer or person may enter such apartment for the purpose of making the search, using at the same time every precaution consistent with this section for preventing the claudestine removal of the thing mentioned in the warrant.

Search to be made in presence of witnesses.

the officer or other person about to make it shall call upon two or more respectable inhabitants of the locality in which the place to be searched is situate to attend and witness the search.

The search shall be made in their presence, but they shall not be required to attend the Court of the Magistrate as witnesses, unless especially summoned by him.

The occupant of the place searched, or some person in his behalf, shall, in every instance, be permitted to attend during the search.

Mode of searching to be scarched, the search shall be made with strict regard to the customs of the country.

CHAPTER XII.—OF APPEALS.

Appeal by person convicted on a trial held by a Presidency Magistrate, may appeal to the High Court if the Magistrate has sentenced him to imprisonment for a term exceeding six months, or to fine exceeding two hundred rupees:

Provided that, where an accused person has been convicted on his own plea, no such appeal shall lie except as to the extent or legality of the sentence.

Sentences passed under section 13 on the same occasion shall, for the purposes of this section, be considered as one sentence.

For the purposes of the Indian Limitation Act, 1871, all appeals under this section and all applications to the High Court for the exercise of the

powers given by Act No. X of 1875, section 147, shall be deemed to be appeals under the Code of Criminal Procedure.

Appeal by Government from order of acquittal.

Public Prosecutor or other officer specially or generally appointed in this behalf to present an appeal to the High Court from a Presidency Magistrate's order of acquittal or of dismissal, or of discharge; but in no other case shall there be an appeal by the prosecution from any order under this Act.

No appeal shall be presented under this section after two months from the date of the order com-

plained of.

When an appeal is presented under this section, the High Court may order the accused person to be arrested and brought before it, and may commit him to prison pending the disposal of the appeal, or (if the offcuce of which he is accused be bailable) admit him to bail.

The High Court may, in any case so appealed, direct a new trial by any Presidency Magistrate, or may pass such order as may be warranted by law.

Copy of order to accompany petition.

Copy of order to accompany petition.

Copy of the order appealed against.

Copies of proceedings. under this Act desires to have a copy of such order or of any deposition or other part of the record, he shall, on applying for such copy, be furnished therewith; provided that he pay for the same, unless the Magistrate, for some special reason, thinks fit to furnish it free of cost.

171. If the appellant be in jail, he shall be at liberty to present his petition of appeal, and the copy of the order appealed against, to the officer in charge of the jail, who shall thereupon forward such petition and copy to the High Court.

Procedure on receiving the petition of appeal and the copy of the order appealed against, the High Court shall peruse the same, and may fix a reasonable time for hearing the appellant or his advocate or pleader, or if he be present may hear him at once.

The High Court may, if it considers that there is no sufficient ground for altering or revising the order appeal summarily.

Before rejecting an appeal under this section, the High Court may call for the record of the case, but shall not be bound to

In rejecting under this section an appeal by a

Sentence not to be en.
hanced when appeal rejected under this section.

Sentence not to be en.
hanced when appeal rejected under this section.

173. If the High Court does not reject the appeal summarily, it shall cause notice to be given to the appellant and the Public Prosecutor, Government Solicitor, or other officer

empowered by Government in that behalf, of the day on which such appeal will be heard,

and in case of appeals under section 168, the High Court shall also cause a like notice to be given to the respondent.

All such notices shall be served in manner provided by this Act for serving a summons unless in the case of persons present in Court, to whom they may be given orally.

High Court shall send for the record of the case, and after perusor reverse floding and sentence, or enhance sentence.

and the Government Solicitor or other officer empowered by Government in this behalf, if he appears, may—

(a) alter or reverse the order of such Court, or (b) enhance any punishment which has been

awarded, but not so as to inflict a greater punishment for the offence which, in the opinion of the High Court, he has committed, than the Presidency Magistrate could have inflicted for such offence, or

(c) order the appellant to be re-tried before any Presidency Magistrate or before the High Court,

(d) if it considers that there is no sufficient ground for interfering with the sentence or order appealed against, reject the appeal.

Suspension of sentence pending appeal.

Release of appellant on bail.

In confinement for a bailable offence, may order that the be released on bail.

Where the appellant is ultimately sentenced to imprisonment, the time during which he is so released shall be excluded in calculating the term of his imprisonment.

High Court may make or direct further inquiry.

High court may make or direct further inquiry.

the guilt or innocence of the accused person to be necessary, may either take such evidence itself, or may direct it to be taken by a Presidency Magistrate.

When the additional evidence is taken by the Presidency Magistrate, he shall certify such evidence to the High Court, and the High Court shall thereupon proceed to dispose of the appeal.

Unless the High Court otherwise directs, the accused person or his advocate, attorney or pleader, shall be present when the additional evidence is taken.

The provisions of this Act relating to summoning and enforcing the attendance of witnesses and their examination shall, so far as may be, apply to witnesses examined before a Magistrate under this section.

Order when reversible by reason of error of defect in charge or proceedings, or on account of the improper admission or rejection of any evidence, unless such error or defect has occasioned a failure of justice, either

by affecting the due conduct of the prosecution, or by prejudicing the accused person in his defence.

178. No irregularity in the proceedings prior to the commencement of the trial properly held.

trial properly held.

trial is a sufficient ground for reversing or altering any order passed in a trial properly held.

179. When a Presidency Magistrate has passed Procedure in case of conviction by Magistrate an order inflicting punishment on any person for an affence not triable by such Magistrate, the High Court shall cancel the order, and either try the case itself or direct it to be tried by a Court of competent jurisdiction.

180. No appeal shall lie from any order of a Unless otherwise provided, no appeal to lie from order of Presidency Magistrate, except in the cases provided for by this Act or by any other law for the time being in force

• Illustrations.

(a.) There is no appeal against an order refusing to grant compensation, in case of a groundless complaint.

(b.) There is no appeal against an order requiring a person to furnish security to keep the peace.

(c.) There is no appeal against an order requiring a person to furnish security to be of good behaviour.

(d.) There is no appeal against an order of maintenance.

Notice to Public Pro.

scentor of intention to spply under Art X of the High Courts' Criminal 1875, s. 147.

Procedure Act, 1875, section 147, the applicant shall give to the Public Prosecutor, Government Solicitor, or such other officer as the Local Government appoints in this behalf, notice in writing of the application, together with a copy of the grounds on which it is to be made; and no order shall be made on the merits of the application unless at least twenty-four hours have elapsed between the giving of such notice and the hearing of the application.

Statement by Magis.

trate of grounds of his decision, to be considered by High Court.

a statement setting forth the grounds of his decision and any facts which he thinks material to the issue; and the Court shall consider such statement before overruling or setting aside the said decision.

CHAPTER XIII.—OF EXECUTION.

183. In cases tried by a Presidency Magistrate, Court to send accused with warrant for excention of sentence to officer in charge of jail. the accused person with a warrant for the execution of the sentence to the officer in charge of the jail of the Presidency town in which the trial was held,

or where there are more such jails than one, to the officer in charge of such of them as the Local Government from time to time directs in this behalf.

The warrant shall state the offence of which the accused person has been convicted, the nature of the punishment to which he has been sentenced, and if he has been sentenced to imprisonment, the term for which he is to be imprisoned.

Form and direction of warrant of commitment.

Charge of the jail aforesaid, and shall be in writing under the hand of the Magistrate who issues it, and shall be directed to the officer in form (G) given in the third schedule to this Act or to the like effect.

185. Whenever a Presidency Magistrate imposes a fine under this or any other Act for the time being in force, he may issue a warrant for the levy of the amount of the fine by distress and sale of any moveable property belonging to the offender, although the sentence directs that, in default of payment of the fine, the offender shall be imprisoned.

Such warrant may be executed within the local limits of such Magistrate's jurisdiction, and it shall anthorize the distress and sale of any such property without such limits when endorsed by the Magistrate of the District in which it is found.

This section shall not apply to cases in which any special procedure is laid down, by any special or local law in force for the time being, for the recovery of any fine, but shall apply to cases in which no such procedure is hid down, and to all fines not levied when this Act comes into force, but which might have been levied under this section if it had been in force when they were imposed.

When a warrant is issued under this section,

Detention of offender until return made to distress-warrant.

the Presidency Magistrate may order the offender to be imprisoned until return can be conveniently made to such

warrant, unless the offender enter into a recognizance, with or without sureties, as the Magistrate thinks fit, conditioned for his appearance before the Magistrate on the day appointed for such return, such day not being more than eight days from the time of taking the recognizance. But if, before issuing such warrant of distress, it appears to the Magistrate, by the admission of the offender or otherwise, that no sufficient distress can be had within the local limits of his jurisdiction whereon to levy such fine or penalty, he may, if he think fit, refrain from issuing such warrant.

No distress made under this Act shall be deemed

Distress not illegal, nor distrainer a trespasser, for defect of form in proceedings.

of form in the summons, conviction, warrant of distress or other proceeding relating thereto.

The said warrant mat be issued either by the Magistrate who imposes the fine, or by his successor in office.

Payment of fine in compensation.

Payment of fine in force for the time being, he may order the whole or any part

of the fine to be paid in compensation—
(a) for expenses properly incurred in the prosecution.

(b) for the injury complained of, where such injury can, in the opinion of such Magistrate, be

Such payment shall be made, as the Magistrate thinks fit, to or for the benefit of the complainant, or the person injured, or both.

If the fine be imposed in a case which is subject to appeal, no such payment shall be made until the period allowed for presenting the appeal has elapsed, or, if an appeal be presented, until after the decision of the appeal.

At the time of awarding damages in any subsequent civil suit relating to the same matter, the Court shall take into consideration any sum which may have been paid under this section.

187. When the punishment of whipping is im-

Whipping, if imposed in addition to imprisonment in appealable case, when to be inflicted.

posed, in addition to imprisonment, in a case which is subject to appeal, the whipping shall not be inflicted until fifteen days from

the date of such sentence, or, if an appeal be made within that time, until the sentence is confirmed by the High Court: but the whipping shall be inflicted immediately on the expiry of the fifteen days, or, in case of an appeal, immediately on the receipt of the order of the High Court confirming the sentence.

Mode of inflicting punishment of whipping. with such instrument, in such mode, and on such part of the person, as the Local Government directs; and, in the case of a person under sixteen years of age, it shall be inflicted in the way of school-discipline with a light ratan.

In no case, if the cat-of-nine-tails be the instrument employed, shall the punishment of whipping exceed one hundred and fifty lashes, or, if the ratan be employed, shall such punishment exceed thirty stripes.

The punishment of whipping shall be inflicted in the presence of the officer in charge of the jail: provided that, in the case of a person under sixteen years of age, the Magistrate may order it to be inflicted in his own presence.

189. The punishment of whipping shall not Punishment not to be inflicted unless a medinflicted if offender not in fit state of health. fies, or, if there is not a medical officer present, unless it appears to the officer or Magistrate present, that the offender is in a fit state of health to undergo such punishment.

If, during the execution of a sentence of whipping, a medical officer certifies, or it appears to the officer or Magistrate present, that the offender is not in a fit state of health to undergo the remainder of the sentence, the whipping shall be finally stopped.

Not to be executed by instalments.

190. No sentence of whipping shall be executed by instalments.

191. In any case in which, under section 189,
Procedure if punish. a sentence of whipping is,
ment be prevented under section 189.

ed from being executed, the
offender shall be kept in custody till the Magistrate who passed the sentence can revise it; and
the said Magistrate may, at his descretion, either
remit such sentence, or sentence the offender, in
lieu of whipping, or in lieu of so much of the

imprisonment for any period, which may be in addition to any other punishment to which he may have been sentenced for the same offence:

Provided that the whole period of imprisonment to which such offender is sentenced shall not exceed that to which he is liable by law, or that which the Magistrate is competent to inflict.

192. When sentence is passed under this Act on

Currency of sentence on escaped convict, such sentence, if of fine or whipping, shall take effect immediately, and, if of imprisonment, shall take effect after he has undergone the portion of his former sentence which remained unexpired at the time of his escape.

193. When a person already under sentence of imprisonment or transportation is sentenced under this already sentenced for Aet to imprisonment, such imprisonment shall commence at the expiration of the imprisonment or transportation to which such person has been previously sentenced.

PART III.

CHAPTER XIV .- OF LUNATICS.

Procedure when accused before a Presidency Magistrate of an offence appears to such magistrate shall enquire into the fact of such unsoundness, and shall eause the accused person to be examined by such medical officer as the Local Government directs, and shall reduce the examinution into writing.

If such Magistrate is of opinion that the secused person is of unsound mind, he shall stay

further proceedings in the case.

When accused appears to have been insane.

Presidency Magistrate, there appears to be sufficient ground for believing that an accused person committed an act which, if he had been of sound mind, would have been an offence, and that he was at the time when the act was committed, by reason of unsoundness of mind, incapable of knowing the nature of such act or that he was doing what was contrary to law, the Presidency Magistrate shall, if such accused person appears to be of sound mind at the time of the inquiry or trial, proceed with the case.

Release of lunatic on temperature of the part of the best of the presidency may release him on sufficient bail being given that the shall be properly taken care of, and shall be prevented from doing injury to himself or to any other person, and for his appearance when required before the Magistrate or such officer as the Magistrate appoints in this behalf.

Custody when bail not given, the Magistrate shall report the case for trate shall report the case for the order of the Local Government, and the accused person shall be kept in safe custody in such place as the Local Govern-

197. Whenever proceedings are stayed under section 194, the Presidency Magistrate may at any time resume the inquiry or trial, and require the accused person to appear or to be brought before him.

When the accused person has been released under section 196, and the sureties for his appearance produce him to the officer whom the Magistrate appoints in this behalf, the certificate of such officer that the accused person is capable of making his defence shall be receivable as evidence.

198. If, when the necused person appears or is
Procedure on accused appearing before Magistrate, such Magistrate considers him capable of making his defence, the inquiry or trial shall proceed.

If the Magistrate considers the accused person to be still incupable of making his defence, the Magistrate shall again act according to section 194.

199. Whenever any person is acquitted by a Finding in case of acquittal on ground of being lunstic.

Presidency Magistrate upon the ground that, at the time at which such person is alleged to have committed an offence, he was, hy reason of unsoundness of mind, incapable of knowing the nature of the act alleged as constituting the offence complained of, or that he was doing what was contrary to haw, the order of acquittal shall state specially whether he committed the act or not.

200. Whenever such order states that the acProcedure when lucused person committed the
natic committed the set alleged, the Presidency
alleged. Magistrate before whom the
trial was held shall, if such act would, but for the
ineapacity found, have constituted an offence,
order such person to be kept in safe custody, in
such place and channer as the Magistrate thinks
fit, and shall report the case for the order of the
Local Government.

The Local Government may order such person to be kept in safe custody in a lunatic asylum or other suitable place of safe custody.

Visiting of lunatic prisoners.

Visiting of lunatic prisoners.

Confined in a jail, or the visitors of the lunatic asylume, or any two of them, if he is confined in a lunatic asylum, may visit him in order to ascertain his state of mind; and he shall be visited once at least in every six months by such Inspector General or by two of such visitors as aforesaid; and such Inspector General or visitors shall make a special report to the Local Government as to the state of mind of such person.

Procedure where lunatic prisoner reported capable of making defence.

196, and such Inspector General or visitors as aforesaid shall certify that, in his or their opinion, such person is capable of making his defence, he shall be taken before the Presidency Magistrate at such time as such Magistrate appoints, and such Magistrate shall deal with such person under the provisions of section 198; and the certificate of such Inspector General or visitors as aforesaid shall be receivable as evidence.

203. If such person is confined under the pro-

Procedure where lunatic confined under section 200 is declared capable of being discharged. visions of section 200, and such Inspector General or visitors as aforesaid certify that, in his or their judgment, he may be discharged

without danger of his doing injury to himself or to any other person, the Local Government may thereupon either order him to be discharged, or to be detained in custody, or to be transferred to a public lunatic asylum, if he has not been already sent to such an asylum; and may appoint a conmission, consisting of a judicial officer and two medical officers, whereof the chief medical officer attached to the lunatic asylum shall be one.

The said commission shall make formal inquiry into the state of mind of such person, taking the evidence as is necessary, and shall report to the Local Government, who may order his discharge

or detention as it thinks fit.

Delivery of lunatic to person detained under the provisions of section 200 is desirous that he shall be delivered over to his eare and custody, the Local Government, upon the application of such relative or friend, and on his giving security to the satisfaction of such Government that the person so detained shall be properly taken eare of and shall be prevented from doing injury to himself or another, may order such person to be delivered to such relative or friend.

Whenever such person is so delivered over, it shall be upon condition that he shall be produced for the inspection of such officer as the Local Government appoints, and at such times as such Government directs.

The provisions of sections 201 and 203 shall, mutatis mutanties, apply to persons detained under the provisions of this section; and the certificate of the inspecting officer appointed under this section shall be dealt with as a certificate of the Inspector General of Prisons, or the visitors of lunatic asylums, under the said sections.

CHAPTER XV .-- OF CONTEMPTS OF COURT. 205. When any such offence as is described in sections 175, 178, 179, 180 Procedure in certain or 228 of the Indian Penal cases of contempt. Code is committed in the view or presence of a Presidency Magistrate, he muy cause the offender to be detained in custody; and, at any time before the Magistrate leaves his Court on the same day, he may take cognizance of the offence, and sentence the offender to punishment by fine not exceeding two hundred rupees, and, in default of payment, by imprisonment in the civil jail for a period not exceeding one month, unless such fine be sooner paid.

In every such case, the Magistrate shall record the acts constituting the offence, with the statement (if any) made by the offender as well as the

finding and sentence.

If the offence is under section 228 of the Indian Penal Code, the record must show the nature and stage of the judicial proceeding in which the Magistrate interrupted or insulted was sitting, and the nature of the insult or interruption.

Procedure where Court sonsiders that a person accused of any of the offences referred to in section abould be imprisoned about more than 300 otherwise than in default of

fine exceeding two hundred rupees should be imposed upon him, such Magistrate, after recording the facts constituting the offence and the statement of the accused person shall forward the case to another Presidency Magistrate, and shall require bail to be given for the appearance of such accused person before such other Magistrate, or, if sufficient bail be not given, shall forward such person under custody to such Magistrate.

Such other Magistrate shall proceed to try the accused person in the manner provided by this Act for trials before a Presidency Magistrate; and may sentence the offender to punishment, as provided in

the section under which he is charged.

Discharge of offender on submission or spology.

Discharge of offender on submission or spology.

The property of the property

CHAPTER XVI,—OF SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR.

A .- Security for keeping the Peace.

208. Whenever a person accused of rioting, asPersonal recognizance sault, or other breach of the to keep the peace in cases of conviction. same, or with abetting the same, or with assembling armed men or taking other unlawful measures with the cyclent intention of committing the same, is convicted of such offence before a Presidency Magistrate,

and such Magistrate is of opinion that it is necessary to require such person to execute a per-

sonal recognizance for keeping the pcace,

. he may, in addition to any other order passed in the case, order the person so convicted to execute a personal recognizance for keeping the peace during such period as the Magistrate thinks fit to fix, not exceeding one year.

Sureties for keeping opinion that it is necessary the peace. to require sureties for keeping the peace, in addition to the personal recognizance of the person so convicted, such Magistrate may require him to give such sureties, and may fix the penalties which the sureties shall be respectively bound to discharge, and may direct that, if such bail be not given, he shall be imprisoned for such term not exceeding one year as the Magistrate thinks fit.

Commencement of period during which person so convicted be sentenced to imprisonment, the period so fixed, and the term of imprisonment in default of executing the recognizance, shall commence on the expiration of his sentence.

Where the order to execute such recognizance is not made at the time of signing, or by the Magistrate who signs the judgment, the person so convicted must be produced before the Magistrate making such order.

211. Whenever it appears to a Presidency

Extension of time for which narron is bound sary for the preservation of

which any person is so bound should be extended, he may, before the expiration of the first year, record his opinion to that effect and the grounds thereof, and may refer the case for the orders of the High Court.

Such Court, after examining the proceedings of the Magistrate, and making such further inquiry as it thinks necessary, may, if it see cause, authorize him to extend such term for a further period not exceeding one year from the expiration of the first year.

EXPLANATION .- When the subject of dispute, or ground for apprehension, is the same as that on which the first order was passed, the Magistrate must proceed under this section if the first bond is still in force, and not under section 215.

-Security for Good Behaviour.

212. Whenever it is proved before a Presidency Magistrate that any person is lurking within When Magistrate may require security for good the local limits of his jurisbehaviour for six mouths. diction, or that there is

within such limits a person who has no ostensible means of subsistence, or who cannot give a satisfactory account of himself, the Mugistrate may require such person to euter into such recoguizance, with sureties, for his good behaviour for a period not exceeding six months, as the Magistrate thinks sufficient.

When Magistrate may require security for good behaviour for one year.

213. Whenever it is proved before a Presidency Magistrate that any person is by reputé

a robber, house-breaker or thief,

or a receiver of stolen property, knowing the same to have been stolen,

or of notoriously bad livelihood,

or of a dangerons character,

such Magistrate may require similar security for the good behaviour of such person for a period not exceeding one year.

214. Whenever it is proved Procedure where seevrity required for more before a Presidency Magisthan one year. trate that any person is an habitual robber, house-breaker or thicf,

or an habitual receiver of stolen property, knowing the same to have been stolen,

or of a dangerous character,

and that his release without security, at the expiration of the limited period of one year, would be hazardous to the community,

the Magistrate shall record his opinion to that effect, and make an order requiring similar security for the good behaviour of such person for a period not exceeding three years.

If such person does not comply with the order, the Magistrate shall issue a warrant directing his detention pending the orders of the High Court.

C .- Provisions as to both Kinds of Security.

215. Whenever a Presidency Magistrate receives

information that any person Summons to person to show cause why he is likely to commit a breach should not give bond to of the peace, or to do any act keep peace or for good behaviour. that may probably occasion a breach of the peace, or that

he is one of the persons referred to in sections 212, 213 and 214, he may summon such person to attend at a time and place mentioned in the summons, to show cause why he should not be required to execute a recognizance to keep the peace or for good behaviour, as the case may be.

EXPLANATION I .- A summons calling on a person to show cause why he should not execute such

EXPLANATION II .- A Magistrate may, if he thinks fit, recall any summons issued under this section.

216. Such summons shall set forth the substance of the report or infor-Contents of summons. mation on which it is issued. the penalty to be specified to the recognizance, and the term for which it is to be in force, and, if bail are to be taken, their number, the penalties which they shall be respectively bound to discharge, and the time and place at which the person summoned is required to attend.

When the person believed to be likely to commit a breach of the peace or to be one of the persons referred to in sections 212, 213 and 214, is present in Court, no summons is necessary, but the Magistrate may at once require him to show cause why he should not be required to execute the recognizance,

217. If the person summoned does not attend When warrant of arrost on the day appointed at the hour and place named in the summons, the Presidency Mugistrate, if satisfied that the sammons has been duly served, may issue a warrant for his arrest:

Provided that, whenever it appears to such Magistrate, upon the report of a Police-officer or upon other credible information (the substance of which report or information shall be recorded by the Magistrate on the warrant), that there is reason to fear the commission of a breach of the peace, which may probably be prevented by the immediate serrest of any person, or that there is reuson to think that any person is one of the persons so referred to, the Magistrate may at any time issue a warrant for his arrest.

218. The Magistrate may, if he sees sufficient cause, dispense with the per-Magistrate may dissonal attendance of the person pense with personal at-tendance of person ininformed against under secformed against. tion 215, and may permit him to appear and execute the required recognizance, or show cause against such requisition, by an advocate, attorney or pleader.

219. If on the appearance of the person so informed against or, if his Hischarge of person informed against. attendance is dispensed with, of his advocate, attorney or pleader, the Magistrate is not satisfied that there is occasion to bind over such person to keep the pence or to be of good behaviour, the Magistrate shall direct his discharge.

220. If the Mugistrate is satisfied that it is ne-Order to give bond cersary for the preservation and consequence of non- of the peace or the maintecompliance. nance of good behaviour that such person shall execute a recognizance, the Magistrate shall make an order accordingly.

The penalty specified in every recognizance exeented under this chapter shall be fixed with due regard to the circumstances of the case and the

means of the person bound. The penalty which the sureties shall be jointly

and severally bound to discharge shall not exceed the penalty which the principal debtor is bound to discharge.

221. If a person required to furnish security under section 214 does not Proceedings to be laid before High Court. furnish the same, of offers sureties whom the Magistrate rejects, the proceedings shall be laid, as soon as conveniently may be, before the High Court.

Such Court, after examining such proceedings

Contents of order for security is required under this chapter, the amount of the security. The number and description of sureties, and the period of time for which the recognizance is to remain in force, shall be stated in the order, and the recognizance shall be in the form (H) or (I), as the case may be, given in the third schedule hereto annexed or to the like effect.

223. In the event of any person required to give security under the provisions of this chapter failing to furnish the security so required, he shall be committed to prison until he furnish the same:

Provided that no such person shall be kept in prison for a longer period than that for which the security has been required from him.

Imprisonment under this section may be rigorous or simple, as the High Court or Magistrate in each case directs.

224. If any person required under this chapter to enter into a recognizance is under sentence of imprisonment, he shall, on or after the expiration of his sentence, be brought up before the Magistrate for the purpose of entering into such recognizance.

225. A Presidency Magistrate may at any time
Release of prisoners release any person imprisoned for failing to furnish security for good behaviour, whether by his own order or that of his predecessor in office, provided that the Magistrate is of opinion that such person may be released without hazard to the community.

Whenever a Presidency Magistrate is of opinion
Release of prisoner under requisition of seensity by order of High Court.

The proposed imprisoned for failing to furnish security for good behaviour, as ordered by the High Court, may be safely released without such security, such Magistrate shall make an immediate report of the

may be safely released without such security, such Magistrate shall make an immediate report of the case for the orders of the High Court.

226. A surety for the peaceable conduct or good behaviour of another person may at any time apply to a Presidency Magistrate to discharge his recognizance.

On such application being made, the Magistrate shall issue his summons or warrant requiring the person for whom such surety is bound to appear or be brought before him.

When such person appears or is brought before the Magistrate, such Magistrate shall discharge the recognizance of the surety, and shall order such person to give a fresh surety.

227. The commission, or attempt to commit, or Commission, &c., of the abetment of, any offence offence, a breach. whatever, and wherever it may be committed, is a breach of the recognizance.

Recovery of penalty from principal.

Recovery of penalty annex entered into under this chapter has been forfeited, he shall record the grounds of such proof, and call upon the person bound by such recognizance to pay the penalty thereof, or to show cause why it should not be taid

Such warrant may be executed within the local limits of the jurisdiction of the Magistrate who issued it; and it shall authorize the distress and sale of any moveable property belonging to the person so bound without such limits, when endorsed by the Magistrate of the District in which such property is found.

If such penalty be not paid and cannot be recovered by such attachment and sale, the person so bound shall be liable to imprisonment by order of the Presidency Magistrate in the civil jail for a

period not exceeding six months.

The penalty shall not be enforced until the person so bound has had an opportunity of showing cause against the enforcement, and until the breach of the condition of the recognizance has been proved.

229. Whenever it is proved before a Presidency

Magistrate that any recognizance entered into under this chapter by a surety has been forfeited, the Magistrate may give notice to the surety to pay the penalty to which he has thereby become liable, or to show cause why it should not be paid.

If no sufficient cause is shown, and such penalty is not paid, the Magistrate may proceed to recover the penalty from such surety in manner provided

by the last preceding section.

And in case such penalty cannot be so recovered, the Magistrate may sentence the surety to imprisonment in the civil jail for a period not exceeding six months.

Proof of previous conviction.

Proof of previous conviction.

Proof of previous conviction.

be bound may, in proceedings under this chapter, be proved in the manner prescribed in section 154.

231. Proceedings under this chapter may be Whereproceedings under this chapter may be taken in any district in which the breach of the peace is apprehended, or in which an offence has been committed in breach of the bond, or in which the person whom it is desired to bind may be.

232. The provisions of this chapter relating to security for good behaviour do not apply to European British subjects in cases where they may be dealt with

CHAPTER XVII.—OF RESTORING POSSESSION OF IMMOVEABLE PROPERTY.

under the European Vagrancy Act, 1874.

233. Whenever any person is convicted by a PrePower to restore pos. sidency Magistrate of an offence attended with criminal force, and it appears to such Magistrate that, by such criminal force, any person has been dispossessed of any immoveable property, the Magistrate may order such person to be restored to possession.

No such order shall prejudice any right over such immoveable property which any person may be able to show in a civil suit.

CHAPTER XVIII.—OF THE MAINTENANCE OF WIVES AND FAMILIES.

Order for maintenance of wives and children.

Order for maintenance of wives and children.

unable to maintain itself, a Presidency Magistrate may, upon due proof thereof by evidence, order such person to make a monthly allowance

Such allowance shall be payable from the date of the order.

If any person so ordered wilfully neglects to comply with the order, a Enforcement of order. Presidency Magistrate may, for every breach of the order, issue a warrant for levying the amount due in manner hereinbefore provided for levying fines; and may sentence such person, for each month's allowance remaining unpaid, to imprisonment for any term not exceeding one month:

Provided that, if such person offers to maintain his wife on condition of her living with him, and his wife refuses to live with him, such Magistrate may consider any grounds of refusal stated by such wife; and may make the order allowed by this section notwithstanding such offer, if he is satisfied that such person is living in adultery, or that he has habitually treated his wife with cruelty.

No wife shall be entitled to receive an allowance from her husband under this section, if she is living in adultery, or if, without any sufficient reason, she refuses to live with her husband, or if they are living separately by mutual consent.

235. On the application of any person receiving, or ordered to pay, a monthly allowance under the provisions of section 234, and on proof of a change in the circumstances of such person, his wife or child, the Magistrate may make such alteration in the allowance ordered as he thinks fit, provided the monthly rate of fifty rupees be not exceeded.

236. A copy of the order of maintenance shall be given without fee to the Enforcement of order. person in whose favour it is made, or to his guardian (if any); and such order shall be enforceable by any Magistrate in any place where the person against whom it is made may be, on such Magistrate being satisfied as to the identity of the parties and the non-payment of the allowance due.

PART IV.

CHAPTER XIX.—MISCELLANEOUS.

237. The procedure prescribed by this Act shall be followed, so far as it can Procedure in miscellaneous criminal cases and be, in all miscellaneous crimiproceedings. nal cases and proceedings which are instituted in any Presidency Magistrate's Court.

238. All offences against the provisions of any law Offences against Rail for the time being in force relating to Railways, Teleoffice and Arms' Acts.

graphs, the Post Office, and Office and Arms' Acts. Arms and Ammunition may be enquired into by a Presidency Magistrate, and may be tried according to the provisions of this Act.

239. The powers conferred on a Presidency Magistrate by section 238 may be exercised whether the Estent of jurisdiction. offence is stated to have been committed within the local limits of his jurisdiction or not; but such powers shall only be exercised if the witnesses necessary for the prosecution of the offender are to be found within such limits.

240. A Presidency Magistrate may, if he thinks fit, refer for the opinion of Reference to High the High Court any question of law which may arise in the hearing of any case in which he has jurisdiction; or may give judgment in any such matter, subject to the decision of the High Court on such re-

241. When a question has been so referred, the High Court shall pass such Disposal of case ac-cording to decision of order thereon as it thinks fit, High Court. and shall cause a copy of such order to be sent to the Magistrate by whom the reference was made, who shall proceed to dispose of the case conformably to the said order.

The High Court may direct by whom the costs of the re-Direction as to costs. ference shall be paid.

242. Whenever any person causes a Police-officer

to arrost another person, Compensation to perand whenever a complaint son groundlessly given in charge or complained of any offence is made before against. any Presidency Magistrate,

if it appears to the Magistrate by whom the case is heard that there was no sufficient ground for causing such arrest or for making such complaint, the Magistrate may award such compensation, not exceeding fifty rupees, to be paid by the person so causing the arrest or making the complaint, to the person so arrested or complained against, for his loss of time and expenses in the matter, as the Magistrate thinks fit.

In such cases, if more persons than one are arrested or complained against, the Magistrate may, in like manner, award to each of them such compensation, not exceeding fifty rupees, as such Magistrate thinks fit.

All compensation awarded under this section

may be recovered as if it were a fine.

243. When the inquiry or trial before any Presidency Magistrate is conclud-Order for disposal ed, he may make such order of property regarding which offence commitas he thinks fit for the disposal of any moveable property produced before him regarding which any offence appears to have been committed.

EXPLANATION .- In this section the term 'property' includes not only such property as has been originally in the possession or under the control of any party, but also any property into or for which the same may have been converted or exchanged, and anything acquired by such conversion or exchange, whether immediately or otherwise.

244. If any property alleged to be stolen or Power to order disposal of property connected with charge, in Police-custody Police-custody. rant of a Presidency Magistrate, or in prosecution of any complaint of an offence in regard to the obtaining thereof, and the person accused of such offence is not found, or has been summarily dealt with and discharged, or has been tried and acquitted,

or if such person has been tried and found guilty, but the property so in custody has not been included in the charge upon which he has been found guilty,

or if any property has been seized by a Police-

officer under section 160,

any Presidency Magistrate may make an order for the delivery of such property to the person appearing to be the rightful owner thereof; or, in case the owner cannot be ascertained, may make such order with respect to the property as the Magistrate thinks fit :

Provided that no such order shall bar the right of any person to sue the person to whom the property is delivered, and to recover such property from him, so that the suit be instituted within six months next after such order has been made.

245. Subject to any rules that may be made

payment, on the part of Government, of the reasonable expenses of any complainant or witness attending for the purpose of any trial under this Act.

246. Every person aware of the commission within the local limits of the information of certain offences.

made punishable under sections 121, 121A, 122, 123, 124, 124A, 125, 126, 130, 302, 303, 304, 382, 392, 393, 394, 395, 396, 397, 398, 399, 402, 435, 436, 449, 450, 456, 457, 458, 459 or 460 of the Indian Penal Code, shall, in

the absence of reasonable excuse, the burthen of proving which shall lie upon such person, give information of the same to the nearest Police-officer or Presidency Magistrate.

247. Within such local limits every person is
All persons to sssirt bound to assist a Presidency
Magistrate and Police
in certain cases.

Magistrate or Police-officer
demanding his aid

in the prevention of a breach of the peace, or in the suppression of a riot or an affray, or in the taking of any other person whom such Magistrate or Police-officer is authorized to arrest.

SCHEDULE I.

ACTS REPEALED.

(SEE SECTION 2.)

No. and year.	Title or subject.	Extent of repeal.
XIII of 1856	Presidency Towns Police	In the preamble, the words "and the administration of justice in the Police Courts." In section one, the words and figures "sections II and IV of Act XXII of 1837 and." Sections twenty-two, twenty-three, twenty-six to thirty-one (both inclusive), thirty-six, thirty-seven, forty-one, forty-two, forty-four, forty-five, eighty-three, eighty-four, eighty-seven, ninety-five to ninety-eight (both inclusive), one-hundred and-six, one-hundred-and-eight to one-hundred-and-eleven (both inclusive). In section twenty-four, the words "or by any Magistrate of Police." In section thirty-five, clause two, the words "on oath." In section ninety-three, the words "or to a Magistrate," "or the Magistrate," and "or Magistrate."
XLVIII of 1860	Amending Act XIII of 1856.	
LII of 1860	Trials for breach of Rail- way Police Regulations	The whole.
XXI of 1864	An Act for the extension of the inrisdiction of the Magistrates of Police in Calentta.	The whole.
Madras Act VIII of 1867.		In the preamble, the words "and to extend the jurisdiction of the Town Police Magistrates." Sections ten, twelve to sixteen (both inclusive), nineteen, twenty-one, twenty-two, fifty-two, fifty-three, sixty to seventy (both inclusive), seventy-two to seventy-four (both inclusive). In section fifty-eight, the words "or to a Magistrate," "or the Magistrate," and "or Magistrate."
Bengul Act IV of 1866.	The Culeutta Police Act, 1866.	Sections twenty-two, twenty-three, twenty- four, twenty-six, twenty-seven, twenty-eight; thirty, thirty-one, sixty-nine, seventy-three, eighty-two to ninety-four (both inclusive), ninety-six to ninety-eight (both inclusive). In section seventy-nine, the words "or to a Magistrate," "or the Magistrate," and "or Magistrate."
Bengal Act VHI of 1866. Bombay Act IV of 1866.	Amending Bengul Act IV of 1866. Court of Petty Sessions, Bombay.	

SCHEDULE II.

TABULAR STATEMENT OF OFFENCES.

(SEE SECTION 4.)

Explanatory Notes.—18/.—The entries in the second and sixth columns of the schedule, headed respectively "Offence" and "Punishment under the Indian Penal Code," are not intended as definitions of the offences and punishments described in the seweral corresponding sections of the Indian Penal Code, or even as abstracts of those sections, but merely as references to the subject of the section, the number of which is given in the first column.

2nd.—The term "Whether bailable or not," in column 5, is to be taken in connection with the provisions of sections 70 and 71 of this Act.

4th.-The last part of the schedule, headed "Offences against other Laws," shall not be taken to after or affect any special provision contained in such 3rd.-The High Court may try an offence entered in column 7 as triable by a Magistrate. laws regarding the procedure to be followed in the case of offences made punishable thereby.

51h. The direction in column 4 is meant to indicate to Presidency Magistrates the manner in which the discretion vested in them by sections 34 and 35 is commonly to be used

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7 By what Court triable.	By the Court by which the offence abetted is triable.	Ditto
Funishment under the Indian Penal	The same punishment as for the of- fence abetted.	Ditto .
5 Whether bail- able or not.	According as the offence abetted is bailable or not.	Ditto -
Whetherawarrant or a summons shall ordinarily issue in the first instance.	According as a warrant or summons may issue for the offence abetted.	Ditto
Whether the Police may arrest with- cut w strant or not.	May arrest with- out warrant, if arrest for the off-nce abetted may be made with- out warrant, but not other- wise.	Ditto
OFFENCE.	Abetment of any offence, if the act abetted is warrant, continued in consequence, and where no expectation is made for its punishment. The offence abetted is press provision is made for its punishment. The offence abet. The same punishment as for the offence abetted is the offence abetted. The offence abet. The offence abet. The same punishment as for the offence abetted. The offence abet. The offence abet. The offence abet. The same punishment as for the offence abet. The	Abetment of any offence, if the person abetted does the act with a different intention from that of the abettor.
Section	80	011

			\ \ \ \	 	·	۲-
- ·ui	OFFERCE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal	By what Court triable.
oidoek =	When one act is abetted and a different act is May arrest with- out warrant, if arrest, for the offence abetted may be made with-	May arrest with- out warrant, if arrest for the offence abetted may be made with-	According as a warrant or summons may issue for the offence abetted.	According as T the offence abetted is bailable or not.	The same punishment as for the of- fence intended to be abetted.	By the Court by which the coffence abet-ted is trialable.
		but not otherwise. Ditto	Ditto	Ditto -	The same punishment as for the of- fence committed.	Ditto.
113	ž # 3	Ditto Ditto	Ditto -	Ditto .	Ditto Imprisonment of either description for 7 years and fine.	Ditto.
911		Ditto	- Ditto	Ditto •-	Imprisonment of either description for 14 years and fine.	
116	If an act which causes harm be uoue in quence of the abetment. Abetment of an offence punishable with imprisonment, if the offence be not committed in consequence of the abetment.	Ditto	. Ditto	According as the offence abetted is bailable or not.		Ditto.

If the abettor or the person abetted be a public servant, whose duty is to prevent the offence.	Ditto	1	Ditto		Ditto -	Imprisonment extending to half of the longest term, and of any de- scription, provided for the offence, or fine, or both.	Ditto.
Abetting the commission of an offence by the public, or by more than ten persons.	Ditto	1	Ditto'		Ditto -	Imprisonment of either description for 3 years, or fine, or both.	Ditto.
Concealing a design to commit an offence punishable with death or transportation for life, if the offence be committed.	Ditto	1	Ditto .	- Not	Not bailable	Imprisonment of either description for 7 years and fine.	Ditto.
If the offence be not committed -	Ditto	1	Ditto .		Ditto -	Imprisonment of either description for 3 years and fine.	Ditto.
A public servant concealing a design to commit an offence which it is his duty to prevent, if the offence be committed.	Ditto		Ditto .	- Accor the abet baik	According as the offence abetted is bailable or not.	Imprisonment extending to half of the longest term, and of any de- scription, provided for the offence, or fine, or both.	Ditto.
If the offence be punishable with death or transportation.	Ditto		Ditto	 Not	Not bailable	Imprisonment of either description for 10 years.	Ditto.
If the offence be not committed -	Ditto	l .	Ditto	Accord	According as the offence abetted is bailable or	Imprisonment extending to quarter part of the longest term, and of any description, provided for the offence, or hoth.	Ditto.
oncealing a design to commit an offence punishable with imprisonment, if the offence be committed.	Ditto	ı	Ditto		Diffs -	Imprisonment extending to quarter part of the longest term, and of the description, provided for the offence, or fine, or both.	• Ditto.
If not committed	Ditto	*	Ditto		Ditto -	Imprisonment extending to one-eighth part of the longest term, and of the description, provided for the offence, or fine, or both.	Ditto.

CHAPTER VI.—OFFENCES AGAINST THE STATE.

7	49	တ	*	NO.	မ	4~
. goitoe B	Оттанся.	Whether the Police may arrest with out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bail. able or not.	Punishment under the Indian Penal Code.	By what Court triable.
121	Waging or attempting to wage war, or abetting the waging of war, against the Queen.	Shall not arrest without war-	Warrant -	Not bailable	Death, or transportation for life, and forfeiture of property.	High Court.
181A	Compiring to commit certain offences against the State.	Ditto -	Ditto .	Ditto -	Transportation of life or any shorter term, or imprisonment of either description for ten years.	Ditto.
122	Collecting arms, &c., with the intention of waging war against the Queen.	Ditto -	Ditto .	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and forfeiture of property.	Ditto.
123	Concealing with intent to facilitate a design to wage war.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.
124	Assenting Governor General, Governor, &c., with intent to compel or restrain the exercise of any lawful power.	Ditto .	Ditto .	Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
124A	Exciting, or attempting to excite, disaffection	Ditto -	Ditto -	Ditto -	Transportation for life or for any term and fine, or imprisonment of either description for 3 years and fine, or fine.	Ditto.
o 168	Waging war against any Asiatic Power in alliance or at peace with the Queen, or abetting the waging of such war.	Ditto •-	Ditto -	Ditto -	Transportation for life and fine, or imprisonment of either description for 7 years and fine, or fine.	Ditto.
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Ditto.	Ditto.	Ditto.	High Court or Magis- trate.	High Court.
Imprisonment of either description for 7 years and fine, and forfeiture of certain property.	Ditto -	- Transportation for life, or imprison- ment of either description for 10 years and fine.	Simple imprisonment for 3 years and fine.	Not bailable. Transportation for life, or imprison- High Court, ment of either description for 10 years and fine.
Difto .	Ditto .	Ditto .	Bailable .	Not bailable.
1	•	1	1	4
Ditto	Ditto	Ditto	Ditto	Ditto
	1	•	1	1
Ditto	Ditto.	Ditto	Ditto	Ditto
126 Committing depredation on the territories of any Power in alliance or at peace with the Queen.	Receiving property taken by war or depredation, mentioned in sections 125 and 126.	Public servant voluntarily allowing prisoner of State or War in his custody to escape.	Public servant negligently suffering prisoner of State or War in his custody to escape.	Aiding escape of, rescuing, or harbouring, such prisoner, or offering any resistance to the re-capture of such prisoner.
931	127	128	129	130
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CHAPTER WIL-OFFENCES RELATING TO THE ARMY AND NAVY.

	or duty.	without war-	arrest warrant	2 0 2 0 2 0 3 0 3 0 3 0 3 0 3 0 3 0 3 0 3	bailable -	Not bailable - Transportation for life, or imprison - High Court, ment of either description for 10 years and fine.	High Court.
132 Abetment of muting, if in consequence thereof.	132 Abetment of mutiny, if mutiny is committed in consequence thereof.	Ditto -	Ditto	,	Ditto .	Death or transportation for life, or imprisonment of either description for 10 years and fine.	.Ditto.
133 Abetment of an or sailor on his execution of his	183 Abetment of an assault by an officer, soldier or sailor on his superior officer when in the execution of his office.	Ditto -	Ditto		Ditto -	- Imprisonment of either description High Court for 3 years and fine.	High Court or Magis- trate.

- Imprisonment of either description Magistrate. for 6 months, or fine, or both.

Bailable

arrest | Summous

- May arrest without war-

143 Being member of an unlawful assembly

CHAPTER VII.-OFFENCES RELATING TO THE ARMY AND NAVY-concluded.

_		က	Whether a warrant	9	•	
Section.	OFFERCE.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Punishment under the Indian Penal	By what Court triable.
134	Abetment of such assault, if the assault is committed.	May arrest without war- rant.	Warrant -		Not bailable - Imprisonment of either description for High Court. 7 years and fine.	High Court.
135	Abetment of the desertion of an officer, soldier or sailor.	Ditto -	Ditto -	Bailable -	Imprisonment of either description for Magistrate. 2 years, or fine, or both.	Magistrate.
136	Harbouring such an officer, soldier or sailor, who has deserted.	Ditto .	Ditto -	Ditto -	Ditto ·	Ditto.
137	Deserter concealed on board merchant-vessel, through negligence of master or person in charge thereof.	Shall not arrest without war- rant.	Summons -	Ditto -	Fine of 500 rupees	Ditto.
138	Abetment of act of insubordination by an officer, soldier or sailor, if the offence be committed in consequence.	May arrest without war-	Warrant -	- Ditto	Imprisonment of either description for 6 months, or fine, or both.	Ditto.
140	Wearing the dress or carrying any token used by a soldier, with intent that it may be believed that he is such a soldier.	Ditto -	Summons -	Ditto -	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Ditto.

er description Ditto	- Ditto.	Ditto.	er description High Court or Magis-trate.	ence - By the Court by which the offence is triable.	mber of such Ditto. offence com- uber of such	er description Magistrate.	er description High Court both.
Imprisonment of either description for 2 years, or fine, or both.	Ditto -	- Ditto -	Imprisonment of either description for 3 years, or fine, or both.	The same as for the offence	The same as for a member of such assembly, and for any offence committed by any member of such assembly.	Imprisonment of either description for 6 months, or fine, or both.	Imprisonment of either description for 3 years, or fine, or both.
Ditto -	Ditto .	Ditto .	Ditto	According us the offence is bailable or not.	Ditto .	Bailable -	Ditto -
- Warrant	Ditto .	Ditto -	Ditto .	According as a warrant or summons may issue for the offence.	According to the offence committed by the person hired, engaged, or employed.	Summons	Warrant -
Ditto -	Ditto	Ditto -	Ditto -	According as arrest may be made without warrant for the offence or not.	May arrest without war- rant,	Ditto -	Ditto
144 Joining an unlawful assembly armed with any deadly weapon.	Joining or continuing an unlawful assembly, knowing that it has been commanded to dis- perse.	Rioting	Rioting armed with a deadly weapon	If an offence be committed by any member of an unlawful assembly, every other member of such assembly shall be guilty of the offence.	Hiring, engaging, or employing persons to take part in an unlawful assembly.	Knowingly joining or continuing in any assembly of five or more persons after it has been commanded to disperse.	Assaulting or obstructing public servant when suppressing riot, &c.
	145	147	148	149	150	15 į	152

CHAPTER VIII.-OFFENCES AGAINST THE PUBLIC TRANQUILLITY-continued.

						•,			
<u>k</u> -	By what Court triable.	Magistrate.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
Φ.	Punishment under the Indian Penal Code.	Imprisonment of either description for I year, or fine, or both.	Imprisonment of either description for 6 months, or fine, or both.	Fine of 1,000 rupees	Fine	Ditto	Imprisonment of either description for 6 months, or fine, or both.	Ditto	Imprisonment of either description for 2 years, or fine, or both.
NO.	Whether bail- able or not.	Bailable -	Ditto .	Ditto .	Ditto .	Ditto -	Ditto .	Ditto -	Ditto -
Whether a warrant	an e	Warrant -	Summons -	Ditto .	Ditto -	Ditto -	Ditto -	Ditto -	Warrant -
3 Whether the Police	may arrest with- out warrant or not.	May arrest without war- rant. •	Ditto -	Shall not arrest without war-	Ditto .	Ditto .	May arrest with- out warrant.	Ditto -	Ditto -
•	OFFENCE.	Wantonly giving provocation with intent to cause riot, if rioting be committed.	If not committed -	Owner or occupier of land not giving information of riot, &c.	Person for whose benefit or on whose behalf a riot takes place not using all lawful means to prevent it.	Agent of owner or occupier for whose benefit a riot is committed not using all lawful means to prevent it.	Harbouring persons hired for an unlawful assembly.	Being hired to take part in an unlawful assembly or riot.	Or to go armed.
Ħ	Beeting.	153		154	155	156	157	158	159

CHAPTER IX.—OFFENCES BY OR RELATING TO PUBLIC SERVANTS—continued.

Soction.	Отенси	Whether the Police may street with- out warrant or not.	Whether a warrant or a summous shall ordinarily issue in the first instance.	5 Whether bail. able or not.	6 Punishment under the Indian Penal Code.	7 By what Court triable.
168	Public servant unlawfully engaging in trade -	Shall not arrest Summons without war-	Summons -	Bailable -	Simple imprisonment for 1 year, or fine, or both.	Magistrate.
169	Public servant unlawfully buying or bidding for property.	Ditto -	Ditto -	Ditto -	Simple imprisonment for 2 years, or fine, or both, and confiscation of property, if purchased.	Pitto.
170	Personating a public servant	May arrest without warrant.	Warrant -	Ditto -	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
171	Wearing garb or carrying token used by public servant with fraudulent intent.	Ditto -	Summons .	Ditto .	Imprisonment of either description for 3 months, or fine of 200 rupees, or both.	Ditto.

CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS.

172	Abeconding to avoid service of summons or Shall other proceeding from a public servant.	Shall not arrest without warrant.	not arrest Summons	Bailable -	Simple imprisonment for 1 month, Magistrate. or fine of 500 rupees, or both.	Magistrate.
	If summons or netice require attendance in person, &c., in a Court of Justice.	Ditto -	Ditto -	Ditto -	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Ditto.

Ditto.	Ditto.	Ditto.	Ditto.	Court in which the offence is committed, subject to the provies ions of chapter XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.	Ditto.
Simple imprisonment for 1 month, or fine of 540 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Simple imprisonment for 1 month or fine of 500 rupers, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.
Ditto -	Ditto -	Ditto -	Ditto -	Ditto .	Ditto .
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Ditto	Ditto	Ditto	Ditto	Ditto	· Ditto
	1		ŧ	gazza, sauremannensen esten i findrik republik i <u>kannamannakan kanna</u> kanna republik esten i eta sauremannen	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Preventing the service or the affixing of any summons or notice, or the removal of it when it has been affixed, or preventing a proclamation.	If summons, &c., require attendance in person, &c., in a Court of Justice.	Not obeying a legal order to attend at a certain place in person or by agent, or departing therefrom without authority.	If the order require personal attendance, &c., in a Court of Justice.	Intentionally omitting to produce a document to a public servant by a person legally bound to produce or deliver such document.	If the document is required to be produced in or delivered to a Court of Justice.
173		174		25	
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CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS —continued.

7	By what Court triable.	Magietrate.	Ditto.	Ditto.	Ditto.	Courtin which the offence is committed, subject to the provisions of chapte y XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.
ထ	Punishment under the Indian Penal Gode.	Simple imprisonment for 1 month, or fine of 500 rupees, or both.	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Ditto	Imprisonment of either description for 2 years, or fine, or both.	Simple imprisonment for 6 months, Courtin which the offence or fine of 1,000 rupees, or both, is committed, subject to the provisions of chapte y XXXII of the Code of Criminal Procedure, or if not committed in a Court, a Magistrate.
10	Whether bail. able or not.	Bailable -	Ditto -	Ditto -	Ditto -	Ditto -
4	Whether a warrant or a summons shall ordinarily issue in the first instance.	Summons	Ditto -	Ditto -	Ditto -	Ditto
m	Whether the Police may arrest with- out warrant or not.	Shall not arrest Summons without war- rant.	Ditto -	Ditto	Ditto .	Ditto -
84	OFFENCE.	Intentionally omitting to give notice or information to a public servant by a person legally bound to give such notice or information.	If the notice or information required respects the commission of an offence, &c.	Knowingly furnishing false information to a public servant.	If the information required respects the commission of an offence, &c.	Refueing oath when duly required to take oath by a public servant.
-	Section.	. 176		177		30 24

Ditto.	Ditto.	High Court or Magistrate.	Magistrate.	Ditto.	Ditto.	• Ditto.	Ditto.	Ditto.
Ditto	Simple imprisonment for 3 months, or fine of 500 rupees, or both.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	Ditto	Imprisonment of either description for 1 mouth, or fine of 500 rupees, or both.	Imprisonment of either description for 1 month, or fine of 200 rupees, or both.	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Simple imprisonment for 1 montb, or fine of 200 rupees, or both.
Ditto -	Ditto .	Ditto .	Ditto .	Ditto -	Ditto	• Ditto	Ditto	Ditto
-, -	•	•	•		•	•	•	•
Ditto	Ditto	Warrant	Summons	• Ditto	Ditto	Ditto	Ditto	Ditto
1	1	1			8		•	•
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Being legally bound to state truth, and refus- ing to answer questions.	Refusing to sign a statement made to a public servant when legally required to do so.	Knowingly stating to a public servant on oath as true that which is false.	Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person.	Resistance to the taking of property by the lawful authority of a public servant.	Obstructing sale of property offered for sale by authority of a public servant.	Bidding, by a person under a legal incapacity to purchase it, for property at a lawfully anthorized sale, or bidding without intending to perform the obligations incurred thereby.	Obstructing public servant in discharge of his public functions	Omission to assist jublic servant when bound by law to give such assistance.
179 B	180 B	181 •			184	2	156	187

CHAPTER X.—CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS—concluded.

	64		4	•	9	[~
Section.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shull ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
	Wilfully neglecting to aid a public servant who demands aid in the execution of process, the prevention of offences, &c.	Shall not arrest without war- rant.	Suumous	Bailable -	Simple imprisonment for 6 months, or fine of 500 rapees, or both.	Magistrate.
88	Disobedience to an order lawfully promulgated by a public servant, if such disobedience causes obstruction or annovance or injury to persons lawfully employed.	Ditto -	Ditto -	Ditto -	Simple imprisonment for 1 month, or fine of 200 rupees, or both.	Ditto.
	If such disobedience causes danger to human life, health or safety, &c.	Ditto -	Ditto -	Ditto -	Imprisonment for 6 months, or fine of 1,000 rupees, or both.	Ditto.
189	Threatening a public servant with injury to him, or one in whom he is interested, to induce him to do or forbear to do any official act.	Ditto -	Ditto	Ditto .	Imprisonment of either description for 2 years, or fine, or both.	Ditto
061	Threatening any person to induce him to refrain from making a legal application for protection from injury.	Ditto	Ditto .	Ditto	Imprisonment of either description for 1 year, or fine, or both.	Ditto.

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	Imprisonment of either description High Court for 7 years and fine.
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PART V.					ಜ ಉಗರಕ್ಕ ಇವಡ:			
High Conrt or Magis- trate.	Magistrate.	Ditto.	Ditto.	Ditto.	Ditto.		High Court.	High Court or Magis-trate.
Imprisonment of either description I for 3 yearspor fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto - Ditto	Ditto -	Imprisonment of either description for 2 years and line.	Imprisonment of either description for 2 years, or line, or both.	Ditto -	. Imprisonment of either description for i years and fine.	. Imprisonment of either description for 5 years and fine.
			•	9	2		s S	Ditto
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ā
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Ditto	Ditto	Pitto	Ditto	Ditto	Ditto	Ditto	Š	:ā
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Ditto	Ditto •	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	May arrest out warra
False personation for the purpose of any act or proceeding in a suit or criminal prosecution, or for becoming bail or security.	Frandulent removal or concealment, &c., of property to prevent its seizure as a forfeiture,	or in execution of a decree. Claiming property without right, or practising deception touching any right to it, to prevent its being taken as a forfeiture, or in	satisfaction of a fine under scatcuce, or an execution of a decree. Praudulently suffering a decree to pass for a	cuted after it has been satisfied. False claim in a Court of Justice	Frandulently obtaining a decree for a sum not due, or eausing a decree to be executed after	it has been satisfied. False charge of offence made with intent to	If offence charged be capital or punishable with transportation for life, or imprisenment	for 7 years or upwards. 212 Harlmuring an effender, if the effence be May arrest with- capital.
205 Fu	20e	207 C	808	. 60%	28			35
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CHAPTER VI.-FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE-continued.

7 By what Court triable.	High Court or Magis- trate.	By a Magistrate or by the Court by which the offence is triable.	High Court.	High Court or Magis- trate.	By a Magistrate or by the Court by which the offence is triable.
Funishment under the Iudian Penal	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for I years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description provided for the offence, or fine, or both.
5 Whether bail- able or not.	Bailable -	Ditto -	Ditto -	Ditto -	Ditto -
Whether a warrant or a summons shall ordinarily issue in the first instance.	Warrant	Ditto .	Ditto .	Ditto -	Ditto .
3 Whether the Police may arrest with- out warrant or not.	May arrest without war- rant.	Ditto -	Shall not arrest without war- rant.	Ditto -	Ditto .
OPPENCE.	If punishable with transportation for life, or with imprisonment for 10 years.	If punishable with imprisonment for 1 year, and not for 10 years.	Taking gift, &c., to screen an offender from punishment, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.	If with imprisonment for less than 10 years
Section.			213		

CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—continued.

1	82	က	4 (Thefter a warrant	20	y	1
Section.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indians Penal Code.	By what Court triable.
203	Causing disappearance of evidence of an offence committed, or giving false information touching it to screen the offender, if a capital offence.	Shall not arrest without war- rant.	Warrant -	Bailable -	Imprisonment of either description High Court. for 7 years and fine.	High Court.
	If punishable with transportation, or imprison- ment for 10 years.	Ditto -	Ditto .	Ditto -	Imprisonment, of either description for 3 years and fine.	High Court or Magis- trate.
	If punishable with less than 10 years' imprison- ment.	Ditto	Ditto -	Ditto	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	By a Magistrate or by the Court by which the offence is triable.
202	Intentional omission to give information of an offence by a person legally bound to inform.	Ditto -	Summons	Ditto -	Imprisonment of either description for 6 mouths, or fine, or both.	Magistrate.
80.93 • 99 • 40.93	Giving false information respecting an offence committed. Secreting or destroying any document to prevent its production as evidence.	Ditto - Ditto -	Warrant - Ditto	Ditto -	Imprisonment of either description for 2 years, or fine, or both. Ditto	Ditto.

High Court.	High Court or Magis- trate.	By a Magie- trate or by the Court by which the offence is	Magistrate.	High Court or Magis- trate.	Ditto.	By a Magistrate or by the Court by which the offence is triable.
Imprisonment of either description for I years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment for quarter of the longest term, and of the description, provided for the offence, or fine, or both.
Ditto .	Ditto .	Ditto .	Ditto .	Ditto .	Ditto .	Ditto .
•	1	, aller eksektivel mediselse vir dielette vir dielette vergeste historier verbiene	(1		gg and the state of the state o
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
	•	ı	ı	ar.		marron - rommore management
Ditto	Ditto	Ditto	Ditto	May arrest without war- rant.	Ditto	Ditto
Gift made to cause restoration of property in consideration of screening offender, if the offence be capital.	If punishable with transportation for life, or with imprisonment for 10 years.	If with imprisonment for less than 10 years.	Taking gift to help to recover moveable property of which a person has been deprived by an offence, without causing apprehension of offender.	Harbeuring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital.	If punishable with transportation for lift; or with imprisonment for 10 years.	If with imprisonment for l year, and not for 10 years.
214			215	818		

CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—continued.

-	82	ဧ	Whether a warrant	Ş	9	1
Section.	OFFRICE.	Whether the Police nay arrest with- out warrant or not.	or a summons shal a cummons shal ordinarity issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
217	Public servant disobeying a direction of law with intent to save persons from punishment, or property from forfeiture.	Shall not arrest without war- rant.	Summons	Bailable .	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
20 20	Public servant framing an incorrect record or writing with intent to save person from punishment, or property from forfeiture.	Ditto -	Warrant -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court.
219	Public servant in a judicial proceeding making or pronouncing an order, report, verdict or decision which he knows to be contrary to law.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 7 years, or fine, or both.	Ditto.
022	Commitment for trial or confinement by a person having authority, who knows that he is acting contrary to law.	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
133	Intentional omission to apprehend on the part of a public servant bound by law to apprehend an offender, if the offence be capital.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 7 years, with or without fine.	Ditto.
	If punishable with transportation for life, or imprisonment for 10 years.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 3 years, with or without fine.	High Court or Magis- trate.

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Magistrate.	High Court.	Ditto.	High Court or Magis- trate.	Magistrate.	Ditto.	Ditto.	High Court or Magis- trete.	High Court.	Ditto.
- Imprisonment of either description Magistrate. for 2 years, with or without fine.	Not bailable - Transportation for life, or imprison- ment of either description for 14 years, with or without fine.	Imprisonment of either description for I years, with or without fine.	Imprisonment of either description for 3 years, or fine, or both.	Simple imprisonment for 2 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Ditto	Imprisonment of either description for 3 years and fine.	- Imprisonment of either description for 7 years, or fine.	Ditto
Ditto -	Not lailable .	Ditto .	Bailable -	Ditto .	Ditto .	Ditto .	Not bailable -	Ditto .	Ditto -
1				•					
Ditto	Ditto	Ditto	Ditto	Summons	Warrant	Ditto	Ditto	Ditto	Ditto
•	£	· · · · · ·	1				}		\$
Ditto	Ditto	Ditto	Ditto	Ditto	May arrest with out warrant.	Ditto	Difts	Ditto	Pitto
If with imprisonment for less than 10 years	Intentional omission to apprehend on the part of a public servant bound by law to apprehend person under sentence of a Court of Justice, if under sentence of death.	If under sentence of transportation for life, or imprisonment or penal servitude for 10 years or upwards.	If under sentence of imprisonment for less than 10 years.	Escape from confinement negligently suffered by a public servant.	Resistance or obstruction by a person to his May arrest with-lawful apprehension.	Resistance or electruction to the lawful appreheusion of another person, or rescuing him from lawful custody.	If charged with an offence punishable with transportation for life, or imprisonment for 10 years.	If charged with a capital offence	If the person is sentenced to transportation for life, or to transportation, penal servitude, or imprisonment for 10 years or upwards.
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CHAPTER XI.—FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE—concluded.

1	69	က	Whether a warrant	10	ŷ	7
Section.	OPPENCE.	Whether the Police may arrest with- out: warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail. able or not.	Punishment under the Indian Penal Code.	By what Court triable.
	If under sentence of death	May arrest with- out warrant.	Warrant -	Not bailable -	Transportation for life, or imprison- ment of either description for 10 years and fine.	High Court.
225A	Escape, or attempt to escape, from custody for failing to furnish security for good behaviour.	Ditto -	Ditto -	Bailable -	Imprisonment of either description for one year, or fine, or both.	Magistrate.
5 28	Unlawful return from transportation	Ditto -	Ditto -	Not bailable -	Transportation for life, and fine and rigorous imprisonment for 3 years before transportation.	High Court.
227	Violation of condition of remission of punishment.	Shall not arrest without war- rant.	Summons	Ditto -	Punishment of original sentence, or, if part of the punishment has been undergone, the residue.	By the Court by which the original offence was triable.
64 65 65	Intentional insult or interruption to a public servant sitting in any stage of a judicial proceeding.	Ditto -	Ditto -	Bailablo -	Simple imprisonment for 6 months, or fine of 1,000 rupees, or both.	Court in which the offence is committed, subject to the provisions contained in change and the Code of Criminal Procedure.

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Comperficience or performing any part of the Mayarrestwith- Warrand
Making, buying, or selling instrument for the Ditto - Ditto -
e Ditto - Ditto .
Making, buying, or setting the Queen's coin. purpose of counterfeiting the Queen's coin. Possession of instrument or material for the Ditto purpose of using the same for counterfeiting
. Ditto . Ditto
If Queen's coin Abetting in India the counterfeiting out of Ditto - Ditto
British India of counterfeit coid, knowing Ditto - Ditto - the same to be counterfeit.

CHAITTER XII. - OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS-continued.

-	2	63	4	10	Đ	7
Section	OFFENCE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian, Penal Code.	By what Court triable.
238	Import or export of counterfeits of the Queen's coin, knowing the same to be counterfeit.	May arrest with- out warrant.	Warrant -	Not bailable-	Transportation for life, or imprisonment of either description for 10 years and fine.	High Court.
239	Having any counterfeit coin known to be such when it came into possession, and delivering, &c., the same to any person.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 5 years and fine.	High Court or Magistrate.
840	The same with respect to the Queen's coin -	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto,
142	Knowingly delivering to another any counterfeit coin as genuine which, when first possessed, the deliverer did not know to be counterfeit.	Ditto .	Ditto -	Ditto -	Imprisonment of either description for 2 years, or fine of ten times the value of the coin countrieited, or both.	Magistrate.
94 94 93	Possession of counterfeit coin by a person who knew it to be counterfeit when he became possessed thereof.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 3 years and fine.	High Court or Magistrate.
243	Possession of Queen's coin by a person who knew it to be counterfeit when he became possessed thereof.	Ditto	Ditto -	• Ditto	Imprisonment of either description for 7 years and fine.	Ditto.

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High Court.	Ditto.	High Court or Magis- trate,	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.
		description	description	description	either description fine.	description	description	either description fine.	description
1	i	of either and fine.	of either and fine.	t of either and fine,	t of either and fine.	t of cither and fine.	t of either s and fine.	t of either and fine.	t of either and fine.
Ditto	Ditto .	Imprisonment of either description for 3 years and fine.	Imprisonment of eith for 7 years and fine.	Imprisonment of either for 3 years and fine,	Imprisonment of eith for I years and fine.	Imprisonment of either description for 5 years and fine.	Imprisonment of either for 10 years and fine.	Imprisonment of eith tor 3 years and fine.	Imprisonment of either description for 5 years and fine.
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Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
1	•	1		•	4				• • • •
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
	•	_ ,						•	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto .	Ditto	Ditto	Ditto
Persons employed in a mint causing coin to be of a different weight or composition from that fixed by law.	Unlawfully taking from a mint any coining instrument.	Fraudulently diminishing the weight or altering the composition of any coin.	Fraudulently diminishing the weight or altering the composition of the Queen's coin.	Altering appearance of any coin with intent that it shall pass as a coin of a different description.	Altering appearance of the Queen's coin with intent that it shall pass us a coin of a different description.	Delivery to nother of coin possessed with the knowledge that it is altered.	Delivery of Queen's coin possessed with the knowledge that it is altered.	Possession of altered coin by a person who knew it to be altered when he became possessed thereof.	Possession of Queen's coin by a person who knew it to be altered when he became pessent thereof.
	27 8 •	246	5	3 4 8	616	250		858	25 25 25

CHAPTER XII.—OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS—concluded.

	23	ന	4	vo	ၓ	
Section.	OFFERCE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bail- sble or not.	Punishment under the Indian Ponal Code.	By what Court triable.
254	Delivery to another of coin as genuine, which, May when first possessed, the deliverer did not on know to be altered.	May arrest with- out warrant.	Warrant -	Not bailable-	Imprisonment of either description for 2 years, or fine of ten times the value of the coin.	Magistrate.
255	Counterfeiting a Government stamp.	Ditto -	Ditto -	Bailable -	Imprisonment of either description for 10 years and fine.	High Court.
256	Having possession of an instrument or material for the purpose of counterfeiting a Government stamp.	Ditto .	Ditto -	Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
257	Making, buying or selling instrument for the purpose of counterfeiting a Government stamp.	Ditto .	Ditto -	Ditto .	Ditto -	Ditto.
258	Sale of counterfeit Government stamp	Ditto .	Ditto -	Ditto -	Ditto	Ditto.
259	Having possession of a counterfeit Government stamp.	Ditto -	Ditto .	Ditto -	Ditto . Ditto	High Court or Magistrate.
260	Using as genuine a Government stamp known to be counterfeit.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 7 years, or fine, or both.	Ditto.
198	Effacing any writing from a substance bearing a Government stamp, or removing from a document a stamp used for it with intent to cause wrongful loss to Government.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	Ditto.

93 90 93	Using a Government stamp known to have been before used.	Ditto -	Ditto		Ditto .	Imprisonment of either description Magistrate. for 2 years, or fine, or both.	Magistrate.
99 •	Erasure of mark denoting that stamp has been • used.	Ditto	Ditto		Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magistrate.
	CHAPTER XIII.—	OFFENCES RE	LATING TO	W.F	SIGHTS A	-OFFENCES RELATING TO WEIGHTS AND MEASURES.	
264	Fraudulent use of false instrument for weighing	Shall not arrest without war-	Summons		Bailable -	Imprisonment of either description for I year, or fine, or both.	Magistrate.
265	Fraudulent use of false weight or measure	Ditto -	Ditto		Ditto .	Ditto .	Ditto.
993	Being in possession of false weights or measures for fraudulent use.	Ditto -	Ditto		Ditto -	Ditto .	Ditto.
267	Making or selling false weights or measures for fraudulent use.	Ditto -	Ditto	1	Ditto .	Ditto -	Ditto.
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	CHAPTER XIV.—OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS.	THE PUBLIC	с ЏЕАЦТН,	SAF	ETY, CON	VENIENCE, DECENCY AND MO	RALS.
888	Negligently doing any act known to be likely to spread infection of any disease dangerous to life.	May arrest without war- rant.	Summons		Bailable -	Imprisonment of either description for 6 months, or fine, or both.	Magistrate.
270	Malignantly-doing any act known to be likely to spread infection of any disease dangerous to life.	Ditto	Ditto		Ditto .	Imprisonment of either description for 2 years, or fine, or both.	Ditto.

By what Court triable. Imprisonment of either description Magistrate. for 6 months, or fine, or both. CHAPTER XIV.—OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS—continued. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. • Imprisonment of either description for 6 months, or fine of 1,000 rupees, Imprisonment of either description for 3 months, or fine of 500 rupees, or both. Panishment under the Indian Penal Ditto Ditto Ditto Ditto or both. ı Whether bail-able or not. ı Ditto Ditto Ditto Ditto Ditto Ditto Bailable 4 or a summons shall ordinarily issue in the first instance. Whether the Police Whether a warrant may arrest with or a summons out warrant or shall ordinarily not. Suchmons Ditto Ditto Ditto Ditto Ditto Ditto Defiling the water of a public spring or reser- May arrest with-Shall not arrest without war-Ditto Ditto Ditto Ditto Ditto rant. Adulterating any drug or medical preparation intended for sale so as to lessen its efficacy, or to change its operation, or to make it Offering for sule or issuing from a dispensary any drug or medical preparation known to have been adulterated. Selling any food or drink as food and drink for man, knowing the same to be noxious. Knowingly selling or issuing from a dispensary any drug or medical preparation as a different drug or medical preparation. Adulterating food or drink for man, intended Knowingly disobeying any quarantine-rule. for sale, so as to make the same noxious. OFFENCE. noxious. 274 273 275 276 277 Section.

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	Ditto.	Ditto.	High Court.	Magistrate.	Ditto.	Ditto.	• Ditto.	Ditto.	Ditto.
•	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.		Imprisonment of either description for 7 years, or fine, or both.	prisonment of either description for 6 months, or fine of 1,000 rupees, or both.	•	Imprisonment of either description for 6 months, or fine of 1,000 rupees, or both.	•	•	•
end of	aent of eitl orths, or fine	•	nprisonment of either desc for 7 years, or fine, or both.		Fine of 200 rupees	ment of eit onths, or fine	•	٠.	•
time of 1000 table	Imprisonm for 6 mo	Ditto	Imprisonr for 7 ye	Imprisonment of for 6 months, or or both,	Fine of 2	Imprisonn for 6 mo	Ditto	Ditto	Ditto
3	Ditto -	Ditto -	Ditte -	Ditto .	Ditto -	Ditto	Ditto .	Ditto -	Ditto •
···						•			• • •
	Ditto	Ditto	Warrant	Summons	Ditto	Ditto	Ditto	Ditto	Ditto
Shall not arrest without war-	May arrest with- out warraut.	Ditto	Ditto -	Ditto	Ditto -	Shall not arrest without war-	May arrest with- out warrant.	Ditto -	Shall not arrest without war-rant.
278 Making atmosphere noxious to health	Driving or riding on a public way so rashly or May arrest with- negligently as to endanger human life, &c. out warrant.	Navigating any vessel so rushly or negligently as to endanger human life, &c.	Exhibition of a false light, mark, or buoy	Conveying for hire any person by water in a vessel in such a state, or so loaded, as to endanger his life.	Causing danger, obstruction, or injury in any public way or line of navigation.	Dealing with any poisonous substance so as to endanger human life, &c.	Dealing with fire or any combustible matter so as to cudauger human life, &c.	So dealing with any explosive substance	So dealing with any machinery -
8	27.9	9	183	2) 80 91	25 25 25 25 25 25 25 25 25 25 25 25 25 2	\$8 3	90 90 10	988	287

By what Court triable. Magistrate. CHAPTER XIV.—OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS—concluded. Ditto. Ditto. Ditto. Ditto. Ditto. Ditto. - Imprisonment of either description Simple imprisonment for 6 months, - Imprisonment of either description for 6 months, or fine of 1,000 ru-Punishment under the Indian Penal for 3 months, or fine, or both. Fine of 200 rupees or fine, or both pees, or both, Ditto Ditto Ditto or a summons shall ordinarily Whether bail-issue in the first able or not. Ditto Ditto Ditto Ditto Ditto Ditto - Bailable Whether a warrant Shall not arrest | Summons Ditto Ditto Ditto Ditto Ditto instance. Warrant may arrest with-out warrant or not. Whether the Police Continuance of nuisance after injunction to May arrest with-A person omitting to take order with any May arrest with Shall not arrest without warwithout warout warrant. out warrant. Ditto Ditto Ditto rant. rant. person omitting to guard against probable danger to human life by the fall of any buildanimal in his possession, so as to guard against danger to human life, or of grievous hurt from such animal. ing, over which he has a right entitling him to pull it down or repair it. Having in possession obscene book, &c., for esale or exhibition. Sale, &c., of obscene books, &c. Committing a public nuisance OFFERCE. discontinue. 294 Obscene songs 4 06% 289 168 288 292 293 Ç

<	294A Keeping a lottery-office -	without war-		 I			for 6 months, or fine, or both.	, or both.	
	Publishing proposals relating to lotteries	Ditto -	Ditto	1	Ditto		Fine of 1,000 rupees	1	Ditto.
	CHAPTE	CHAPTER XVOFFENCES RELATING TO RELIGION.	NCES REL	ATING	TO RE	1917	ON.		
282	Destroying, damaging, or defiling a place of May arrest withworship or sucred object with intent to insult out warrant. the religion of any class of persons.	May arrest with- out warrant.	- Summens	a	Bailable	ıI -	Imprisonment of either description Magistrate. for 2 years, or fine, or both.	ner description or both.	Magistrate.
968	Causing a disturbance to an assembly engaged in religious worship.	Ditto -	Ditto	•	Ditto	. I	Imprisonment of either description for I year, or fine, or both.	er description both.	Ditto.
297	Trespassing in a place of worship or sepulture, disturbing funeral with intention to wound the feelings or to insult the religion of any person, or offering indignity to a human corpee.	Ditto	Ditto	•	Ditto		Ditto -		Ditto.
863	Uttering any word or making any sound in the hearing, or making any gesture or placing any object in the sight, of any person, with intention to wound his religious feeling.	Shall not arrest without war- rant.	Ditto	ı	Ditto		Ditto .	,	Ditte.
	CHAPTER	CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY Offences affecting life.	NCES AFFECTING	TING 7	THE HI	NA)			; ; ; ; ;
30 8	Murder	May arrest without war- rant.	Warrant		Not bailable.	· · · · ·	Death, transportation for life and fine High Court.	for life and fine	High Cour

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Offences affecting life-concluded.

		င	Whether a warrant	ō	9	7
Section.	ОРТВИСЕ.	Whether the Police may arrest with- out warrant or not.	or a strainous shall ordinariy issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Haal Code.	By what Court triable.
303	Murder by a person under sentence of transportation for life.	May arrest without war- rant.	Warrant -	Not bailable. Death	Death -	High Court.
304	Culpable homicide not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.	Ditto -	Ditto -	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
**	If act is done with knowledge that it is likely to cause death, but without any intention to cause death, &c.	Ditto -	Ditto .	Ditto -	Imprisonment of either description for 10 years, or fine, or both.	Ditto.
\$04A	304A Causing death by rash or negligent act	Ditto -	Ditto -	Bailable -	Imprisonment of either description for two years, or fine, or both.	High Court or Magistrate.
305	Abetment of suicide committed by a child, or insane or delirious person, or an idiot, or a person intoxicated.	Ditto -	Ditto -	Not bailable	Death, or transportation for life, or imprisonment for 10 years and fine	High Court.
306	Abetting the commission of suicide -	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.
307	307 Attempt to murder	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
	If such act cause hurt to any person	Ditto -	Ditto -	Ditto -	Transportation for life, or as above -	Ditto.

Ąŧ	508 Attempt to commit culpable homicide	-	Ditto	í	Ditto	₽Ğ 	- Bailable -	Imprisonment of either description Ditto. for 3 years, or fine, or both.	Ditto.	
If e	If such act cause hurt to any person		Ditto	- 1	Ditto		Ditto -	- Imprisonment of either description for 7 years, or fine, or both.	Ditto.	
Att	809 Attempt to commit suicide		• Ditto	ŧ	Ditto		Ditto -	- Simple imprisonment for 1 year, and Magistrate.	Magistrate.	
Se	311 Being a thug -	-	Ditto	- ,	Ditto		ot bailable	Not bailable Transportation for life and fine.	High Court.	
				, quan				A PROPERTY AND A STATE OF THE		

Of the causing of Miscarriage; of Injuries to unborn Children; of the Exposure of Infants; and of the Concealment of Births.

318	Causing miscarriage	Shall not arrest Warrant without war-	Warrant	. Bailable .	Imprisonment of either description High Court. for 3 years, or fine, or both.	High Court
	If the woman be quick with child -	Ditto -	Ditto	- Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
313	Causing miscarringe without woman's consent-	Ditto •	Ditto	. Not bailable	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
814	Death caused by an act done with intent to	Ditto .	Ditto	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.
	cause miscaringe. If act done without woman's consent.	. Ditto	Ditto	- Ditto -	Transportation for life, or as above	
315		. Ditto	. Ditto	- Ditto -	- Imprisonment of either description for 10 years, or fine, or both.	Ditto.
316	<u>_</u>	n Ditto	- Ditto	• Ditto	Imprisonment of either description for 10 years and fine.	n Ditto.

Ditto.

- Imprisonment of either description for 7 years and fine.

Ditto

Ditto

Ditto

325 | Voluntarily causing grievous hurt

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of the causing of Miscarriage; of Injuries to unborn Children; of the Exposure of Infants; and of the Concealment of Births-concluded.

-	81	ສ	4 Whether a warrant	ß	9	i=
Bection	Оттинси	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court friable.
317	Exposure of a child under twelve years of age, May arrest with- Warrant by parent or person having care of it, with out warrant. intention of wholly abandoning it.	May arrest with- out warrant.	Warrent -	Bailable -	Imprisonment of either description for 7 years, or fine, or both.	High Court.
318	Concealment of birth by secret disposal of dead body.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 2 years, or fine, or both.	High Court or Magis- trate.
			of Hurt.			
828	Voluntarily causing hurt	May arrest without warrant.	Summons .	Bailable -	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Magistrate.
324		ŧ	Ditto -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
e	e.	c				************

Part of A section of the section of					general management of the second of the seco	Life administration of the second of the sec	and the second s	milys despitation of the second of the secon
Ditto.	High Court.	Ditto.	Ditto.	Ditto.	Ditto.	High Court or Magistrate.	High Court.	Magietrate.
Transportation for life, or imprison- ment of either description for 10 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto	Transportation for life, or imprison- ment of either description for 10 years and fine.	Imprisonment of either description for I years and fine.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 10 years and fine.	Imprisonment of either description for I mouth, or fine of 500 rupees, or both.
Not bailable	Ditto .	Ditto .	Ditto .	Bailable -	Not bailable.	Bailable -	Not bailable-	Bailable -
,		1	•	•	•	•	i	•
Ditto	Warrant	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Summons
•	\$		•	5		•	•	•
Ditto	Dittoe	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto
Voluntarily causing grievous hurt by dangerous weapons or means.	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do an illegal act which may facilitate the countission of an offence.	Administering stupelying drug with intent to cause hurt.	Voluntarily causing grievous hurt to extort property or a valuable scenrity, or to constrnin to do an illegal act which may facilitate the commission of an offence.	Voluntarily causing hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing grievous hurt to extort confession or information, or to compel restoration of property, &c.	Voluntarily causing hurt to deter public servant from his duty.	Voluntarily causing grievous hurt to deter public servant from his duty.	Voluntarily causing hurt on grave and sudden provocation, not intending to liurt any other than the person who gave the provocation.
326	Ä	چ ۱ ۱	320	330		s s s	8	33.4

CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—continued.

Ø		ಣ	*		19		. 9	4
Oppence.		Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	· 1	Whether bail- able or not,	Punishment	Punishment under the Indian Peral Code.	By what Court triable.
Causing grievous hurt on grave and sudden May a provocation, not intending to hurt any other out than the person who gave the provocation.	dden other n.	May arrest with- out warrant.	Summons	<u>m</u>	Bailable -	Imprisonment for 4 years, o	Imprisonment of either description for 4 years, or fine of 2,000 rupees, or both.	High Court or Magis- trate.
Doing any act which endangers human life or the personal safety of others.	L 0	Ditto -	Ditto		Ditto -		Imprisonment of either description for 3 months, or fine of 250 rupees, or both.	Magistrate.
Causing hurt by an act which endangers human life, &c.	ers	Ditto -	Ditto	1	Ditto -	Imprisonment for 6 months or both.	Imprisonment of either description for 6 months, or fine of 500 rupees, or both.	Ditto.
Causing grievous hurt by an act which endan- gers human life, &c.	ģ	Ditto .	Ditto		Ditto -		Imprisonment of either description for 2 years, or fine of 1,000 rupees, or both.	Ditto.

Of wrongful Restraint and wrongful Confinement.

rongfully rest	841 Wrongfully restraining any person	May arrest with- Summons out warrant.	Summons	1	- Bailable	Simple imprisonment for 1 month, or Magistrate. fine of 500 rupees, or both.	Magistrate.
Frongfully con	Wrongfully confining any person	Ditto -	Ditto	1	Ditto	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.

343	Wrongfully confining for three or more days -	Ditto -	Ditto -	Ditto .	- Imprisonment of either description for 2 years, or fine, or both.	Ditto.
844	Wrongfully confining for ten or more days -	Ditto .	Ditto -	Ditto -	Imprisonment of either description for 3 years and fine.	High Court or Magis- trate.
845	Keeping any person in wrongful confinement, knowing that a writ has been issued for his liberation.	Shall not arrest without war-	Ditto -	Ditto -	Imprisonment of either description for 2 years, in addition to imprisonment under any other section.	Ditto.
346	Wrongful confinement in secret -	May arrest with- out warrant.	Ditto .	Ditto -	Ditto	Ditto.
347	Wrongful confinement for the purpose of extorting property, or constraining to an illegal act, &c.	Ditto	Ditto -	Ditto -	Imprisonment of either description for 3 years and fine.	Ditto.
8+8	Wrongful confinement for the purpose of extorting confession or information, or of compeling restoration of property, &c.	Ditto -	Ditto -	Ditto -	Ditto	Ditto.
		Of Crimi	Of Criminal Force and Assault.	sault.		
85 84	Assault or use of criminal force otherwise than on grave provocation.	Shall not arrest without war-	Summons -	Bailable -	Imprisonment of either description for 3 months, or fine of 50.0 rupees, or both.	Magistrate,
353	Assault or use of criminal force to deter a public servant from discharge of his duty.	May arrest with-	Warrant -	Ditto -	Imprisonment of either description for 2 years, or fine, or both.	Ditto.
354	Assault or use of criminal force to a woman with intent to outrage.her modesty.	Ditto	. Ditto	Ditto .	Ditto -	Ditto.
	A CONTROL OF THE PROPERTY OF T	The second designation of the second designa			a semalangungan abangga anu mpengantah mengrapakan pengantan mana suma suma suma pengangkan pengangkan penganda	

CHAPTER XVI.-OFFENCES AFFECTING THE HUMAN BODY-continued.

Of Criminal Force and Assault-concluded.

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Section.	ОРГВИСК.	Whether the Police may arrest with- out warrant or not.	or a variant or a variant or a variant sball ordinarily issue in the first instance.	Whether bail. able or not.	Punishment under the Indian Penal Code.	By what Court triable.
355	Assault or criminal force with intent to dishonour a person, otherwise than on grave and sudden provocation.	Shall not arrest Summons without war-rant.	Summons	Bailable -	Imprisonment of either description Magistrate. for 2 years, or fine, or both	Magistrato.
358	Assault or criminal force in attempt to commit theft of property worn or carried by a outperson.	May arrest with- Warrant out warrant.	•	Not bailable	Ditto	Ditto.
357	Assault or use of criminal force in attempt wrongfully to confine a person.	Ditto	Ditto	Bailable -	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.
85.8 8	Assault or use of criminal force on grave and Shall not arrest Summons sudden provocation.	Shall not arrest without war-	Summons -	Ditto .	Simple imprisonment for 1 month, or fine of 200 rupees, or both.	Ditto.

Of Kidnapping, Forcible Adduction, Sluvery and forced Labour.

863 9	363 Kidnapping	May arrest with- Warrant out warrant.		Not bailable	- Not bailable Imprisonment of either description High Court for 7 years and fine.	High Court or Magis- trate.
\$6.4	864 Kidnapping or abducting in order to murder -	. Ditto	Ditto -	Ditto -	Ditto - Transportation for life, or rigorous High Court, imprisonment for 10 years and fine.	High Court,

Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	High Court or Magis- trate.	Ditto.	Magistrate.		High Court.
Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto	Punishment for kidnapping or abduction.	Imprisonment of either description for 7 years and fine.	Ditto	Transportation for life, or imprison- ment of either description for 10 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto .	Imprisonment of either description for I year, or fine, or both.		Not bailable Transportation for life, or imprison- ment of either description for 10 years and fine.
Ditto -	Ditto .	Ditto -	Ditto .	Ditto .	Bailable -	Not bailable	Ditto .	Ditto .	- Bailable -		Not bailable
		- ,	•	•		# # # # # # # # # # # # # # # # # # #	•				James Laboratoria Contrages
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Offto	Ditto	Ditto	Ditto	Of Rape.	Warrant
Ditto -	Ditto -	Ditto -	Ditto -	Ditto -	Shall not arrest without war- rant.	May arrest with- out warrant.	Ditto	Ditto -	Ditto		May arrest with- out warrant.
Kidnapping or abducting with intent secretly and wrongfully to confine a person.	Kidnspping or abducting a woman to compel her marriage or to cause her defilement, &c.	Kidnapping or abducting in order to subject a person to grievous hurt, slavery, &c.	Concealing or keeping in confinement a kid-napped person.	Kidnapping or abducting a child with intent to take property from the person of such child.	Buying or disposing of any person as a slave -	Habitual dealing in slaves	Selling or letting to hire a minor for the purpose of prostitution.	Buying or obtaining possession of a minor for the same purpose.	Unlawful compulsory labour		Rape
365	366	367	368	369	870	873	372	373	374	1	876

CHAPTER XVI.—OFFENCES AFFECTING THE HUMAN BODY—concluded.

Of Unnatural Offences.

1	64	69	4 Whether a warrant	16	6	1
Section	Оттансе.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether hailable or not.	Punishment under the Indian Penal Code.	By what Court triable.
877	Unnatural offences	May airest without war- rant.	Warrant -	Not bailable	Transportation for life, or imprisonment of either description for 10 years and fine.	High Court.
	CHAPTER XV	3R XVII.—OF	II,—OF OFFENCES AGAINST PROPERTY. Of Theft.	AINST PROF	ERTY.	
379	Theft	May arrest without warrant.	Warrant -	Not bailable	Imprisonment of either description for 3 years, or fine, or both.	Magistrate.
380	Theft in a building, tent or vessel	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
981	Theft by clerk or servant, of property in possession of master or employer.	Ditte	Ditto -	Ditto -	Ditto -	High Court or Magis- trate.
					¢	

•					the same of the same of the same of	
High Court.	High Court or Magis- trate.	Ditto.	High Court.	Ditto.	Difts.	Ditto.
Rigorous imprisonment for 10 years High Court. and fine.	Imprisonment of either description for 3 years, or fine, or both.	Imprisonment of either description for 2 years, or fine, or both.	Imprisonment of either description High Court. for 10 years and fine.	Imprisonment of either description for 7 years and fine.	Imprisonment of either description for 10 years and fine.	Transportation for life
Ditto -	Bailable -	Ditto -	Not bailable.	Ditto .	Ditto	Ditto .
1	'	•	•	•		
Ditto	Wairant	Ditto	Ditto	Ditta	Ditto	Ditto
	rrest war-	•	·	•	9	1
Difts	Shall not arrest without war- rant.	Ditto	Ditte.	Pitto	Dirto	Ditto
Theft, preparation having been made for causing death, or hurt, or restraint, or fear of death, or of hurt, or of restraint, in order to the committing such theft, or to retiring after committing it, or to retaining property taken by it.	Extortion	Putting or attempting to put in fear of injury, in order to commit extortion.	Extortion by putting a person in fear of death or grievous hurt.	Putting or attempting to put a person in fear of death or grievous hurt, in order to commit extortion.	Extortion by threat of accusation of an offence punishable with death, transportation for life, or imprisonment for 10 years.	If the offence threatened be an unnatural offence.
388	488	385	888	387	88 88	. •

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

Of Extortion -concluded.

-	8	es	4	rð.	9 •	7
Section.	Орржиси.	Whether the Police or a summon may arrest with shall ordinarily Whether bailout warrant or issue in the first able or not.	or a variant shall ordinariy issue in the first instance.	Whether bail- able or not.	Punishment under the Indiau Penal Code.	By what Court triable.
388	Putting person in fear of accusation of offence Shall punishable with death, transportation for life, with or with imprisonment for 10 years, in order rant to commit extertion.	Shall not arrest warrant without war-	Warrant -	Not bailable.	Not builable. Imprisonment of either description High Court. for 10 years and fine.	High Court.
	If the offence be an unnatural offence	Ditto -	Ditto -	Ditto -	Transportation for life -	Ditto.

Of Robbery and Dacoity.

_									
892 Robbery	· bery -	•	٠.	May arrest with out warrant.	arrest with- Warrant , warrant.	Z	ot bailable.	- Not bailable. Rigorous imprisonment for 10 years and fine.	High Court or Magis- trate.
If co.	f committed on thand sunrise.	he highway	If committed on the highway between sunset	Ditto -	Ditto	1	Ditto -	Rigorous imprisonment for 14 years and fine.	Ditto.
393 Atte	893 Attempt to commit robbery	robbery	1	Ditto -	Ditto		Ditto -	Rigorous imprisonment for 7 years and fine.	Ditto.
394 Pera	erson voluntarily causing hurt in committing or attempting to commit robbery, or any other person generally concerned in such robbery.	causing hur commit robb	Person voluntarily causing hurt in committing or attempting to commit robbery, or any other person generally concerned in such robbery.	Ditto -	Ditto	1	Ditto -	Transportation for life, or rigorous imprisonment for 10 years and fine.	Ditto.
395 Dacoity	nity -	•	•	Ditto -	Ditto		Ditto -	Ditto	High Court.

	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.	Ditto.		Magistrate.	High Court or Magis-		Ditto.
. Death, traffsportation for life, or rig-	and fine. Rigorous imprisonment for not less than I years.	Ditto	Rigorous imprisonment for 10 years	and fine. Transportation for life, or as above	Rigorous imprisonment for 7 years and fine.	Ditto -		eription	for 2 years, or fine, or both. Imprisonment of either description for 3 years and fine.	•	Imprisonment of either description for 7 years and fine.
Ditto - L	Ditto - 1	Ditto -		•	Ditto -	Ditto -	f Property.		Bailable Ditto	الأخضوب يدر ال	Ditto
Ditto -	Ditto -	- ·	·	Ditto - Ditto -	Ditto -	Ditto	noropriation o		Warrant Ditto		Dicto
	· ₁		Ditto -	Ditto -	Ditto -	Ditto -	Minnurariation of Property.	Criminus A	Shall not arrest vithout war-		Ditto
		Robbery or dacoity with attempt to cause Lideath or grievous burt.	bhery or dacoity when pon.	- -	,		Being one of five or more persons assemble for the purpose of committing dacoity.	9		Dishonest missippropriation of property, knowing that it was in possession of a deceased person at his death, and that it has not since hear in the possession of any person legally	entitled to it. If by clerk or person employed by decessed
•	96 Mur	397 Rob	398 Att	899 M	400 Be	401	40%		403	404	

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

Of Criminal Breach of Trust.

-	83		4 Whether a warrant	NO.	9	2
Section.	ОРРВИСЕ.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court triable.
406	406 Criminal breach of trust	May arrest with- Warrant out warrant.	Warrant	Not bailable	Not bailable Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis-trate.
407	Criminal breach of trust by a carrier, whar-finger, &c.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 7 years and fine.	Ditto.
408	Criminal breach of trust by a clerk or servant.	Ditto -	Ditto -	Ditto -	Ditto -	Ditto.
409	409 Criminal breach of trust by public servant, or by banker, merchant or agent, &c.	Shall not arrest without war- rant.	Ditto -	Ditto .	Transportation for life, or imprisonment of either description for 10 years and fine.	Ditto.

Of the Receiving of Stolen Property.

High Court or Magis- trate.	High Court.
Not bailable Imprisonment of either description for 3 years, or fine, or both.	Transportation for life, or rigorous im- prisonment for 10 years and fine.
Not bailable	Ditto -
Warrant	Ditto
fay arrest with- Warrant out warrant.	Ditto
411 Dishonestly receiving stolen property, knowing May it to be stolen.	412 Dishonestly receiving stolen property, knowing that it was obtained by dacoity.
411	418

	Habitually deaking in stolen property	Ditto -	Difto		Ditto -	Transportation for life, or imprison- ment of wither description for 10 years and fine	Ditto.
414	Assisting in concealment or disposal of stolen property, knowing it to be stolen.	Ditto	Ditto	•	Ditto -	of either description fine, or both.	High Court or Magis- trate.
		ô	of Cheating.				
417	Cheating	Shall not arrest without war- rant.	Warrant		Bailable -	Imprisonment of either description for I year, or fine, or both.	Magistrate.
814	Cheating a person whose interest the offender was bound, either by law or by legal contract, to protect.	Ditto .	Ditto	1	Ditto	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.
420	Cheating by personation Cheating and thereby dishonestly inducing delivery of property, or the alteration or destruction of a valuable security.	Ditto -	Ditto	1 1	Ditto .	Ditto - Imprisonment of either description for 7 years and fine.	Ditto. High Court or Magis- trate.
_	Bo	Of Prandulent Deeils and Dispositions of Property.	ls and Disposi	tions	of Property.		•
421	Fraudulent removal or concealment of property, &c., to prevent distribution among creditors.	Shall not arrest without war-	Warrant		Bailable -	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

ty—concluded.
Property-
nand Dispositions of
Deeds and 1
Of Frandulent Deeds
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422 Fraudulent available due to the	Овенся.		THE DELETE WELLED			•	
22 Fraudulent available due to th		may srrest with out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	he Indian Penal	By what Courf triable.
23 Frandulent	422 Fraudulently preventing from being made Shall not arrest Warrant available for his creditors a debt or demand without wardue to the offender.	Shall not arrest without war- rant.	Warrant .	Bailable -	Imprisonment of either description Magistrate. for 2 years, or fine, or both.	either description of or both.	Magistrate.
containing eration.	Fraudulent execution of deed of transfer containing a false statement of consideration.	Ditto -	Ditto -	Ditto -	Ditto .	•	Ditto.
Fraudulent perty. of assisting honestly which be	Fraudulent removal or concealment of property of himself or any other person, or assisting in the doing thereof, or dishonestly releasing any demand or claim to which he is entitled.	Ditto -	Ditto .	Ditto •-	Ditto		Ditto.

of Mischief.

6	426 Mischief	Shall not arrest without war-	not arrest Summons	- Bailable		- Imprisonment of either description Magistrate. for 3 months, or fine, or both.	ecription th.	Magistrate.	
	427 Mischief, and thereby causing damage to the amount of 50 rupees or upwards.	Ditto -	Warrant -	—	Ditto -	Imprisonment of either description for 2 years, or fine, or both.	scription	Ditto.	
	Mischief by killing, poisoning, maiming or rendering useless, any animal of the value of without war- 10 rupees or upwards.	May arrest without war-	Ditto -		Ditto -	Ditto • -	1	Ditto.	•

Z Z	29 'Mischief by killing, poisoning, maiming or rendering useless, any elephant, cannel, horse, &c., whatever may be its value, or any other animal of the value of 50 rulwes or upwards.	Ditto		Diffo		Ditto		for 5 years, or fine, or both.	wth. Magistrate.	Magistrate.
. 7	Mischief by causing diminution of supply of water for agricultural purposes, &c.	Ditto		Ditto		Ditto		Ditto -	1	Ditto.
\boldsymbol{z}	Mischief by injury to public road, bridge, river or navigable channel, and rendering it impassable or less safe for travelling, or conveying	Ditto		Ditto		Ditto	•	Ditto -	•	Ditto.
	property. Mischief by causing inundation or electroction	Ditto		Ditto	. , -	Ditto		Ditto -		Ditto.
	Mischief by destroying or moving or rendering less useful a light-house or sea-mark, or by exhibiting false lights.	Ditto		Ditto	 E	Ditto	-	Imprisonment of either description right Court. for 7 years, or fine, or both.	loth.	Alga Come.
F-1	Mischief by destroying or moving, &c., a land. Shall wit mark fixed by public authority.	not a hout t.	ırrest war-	Ditto	•	Ditto	•	Imprisonment of either description Magistrate. for I year, or fine, or lath.	r description	Magistrate.
, ,	Mischief by fire or explosive substance, with intent to cause damage to amount of 100	May arrest with-	with- nt.	Ditto		Ditto	•	Imprisonment of either description for 7 years and fine.	r description	High Court.
	rupees or upwards. Mischief by fire or explosive substance, with intent to destray a house, &c.	Ditto	,	Ditto	F -4	Not bailable		Transportation for life, or imprison- ment of either description for 10 years and fine.	, or imprison- ription for 10	Ditto
	Mischief with intent to destroy or make unsafe a deckel vessel or a vessel of twenty tons	e Ditto	•	Ditto	•	Ditto		- Imprisonment of either description for 10 years and fine.	description for	Ditto.

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-continued.

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Section.	OPPENCE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Punishment under the Indian Penal Code.	By what Court triable.
438	The mischief described in the last section, when committed by fire or any explosive substance.	May arrest with. Warrant out warrant.	Warrant -	Not bailable	Transportation for life, or imprison- ment of either description for 10 years and fine.	High Court.
439	Running vessel ashore with intent to commit theft, &c.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.
440	Mischief committed after preparation made for causing death or hurt, &c.	Ditto	Ditto	Ditto -	Imprisonment of either description for 5 years and fine.	Ditto.
		of C	Of Criminal Trespass.			
447	Criminal trespass	May arrest with- Summons out warrant.	•	Bailable -	Imprisonment of either description for 3 months, or fine of 500 rupees, or both.	Magistrate.
448	House-trespass	Ditto .	Warrant -	Ditto	Imprisonment of either description for 1 year, or fine of 1,000 rupees, or both.	Ditto.
449	House-trespass in order to the commission of an offence punishable with death.	Ditto	Ditto -	Not hailable	Transportation for life, or rigorous imprisonment for 10 years and fine.	High Court.
450	House-trespass in order to the commission of an offence punishable with transportation for life.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 10 years and fine.	Ditto.

-			 	71 1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			er er en en en er er er er	10
Magistrate.	High Court or Magis- trate.	Ditto.	Magistrate.	High Court or Magis- trate.	Ditto.	• Ditto.	Ditto.	
Imprisonment of either description for Magistrate. 2 years and fine.	Imprisonment of either description for 7 years and fine.	Ditto	Imprisonment of either description for 2 years and fine.	Imprisonment of either description for 3 years and fine.	Imprisonment of either description for 10 years and fine.	Ditto -	Imprisonment of either description for 3 years and fine.	
Bailable -	Not bailable	Ditto -	Ditto -	Ditto -	Ditto .	Ditto .	Ditto -	
•	1	1		•	•	1	1	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	• Ditto	Ditto	
				f		•	,	
Ditto	Ditto	Ditto	Ditto	Ditto	Ditto	Ditto .	Ditto	
451 House-trespass in order to the commission of an offence punishable with imprisonment.	If the offence is theft -	House-trespass, having made preparation for causing hurt, assault, &c.	Lurking house-trespass or house-breaking -	Lurking house-trespass or house-breaking in order to the commission of an offence punishable with imprisonment.	If the offence is theft	Lurking house-trespass or house-breaking, after preparation made for causing hurt, assault, &c.	Lurking house-trespass or house-breaking by night.	
151	•	458	453	454	-	455	456	

CHAPTER XVII.-OF OFFENCES AGAINST PROPERTY-concluded.

Of Criminal Trespass—concluded.

		Li i				
1	67	æ	7	ð	Đ	7
Śection.	OFFENCE.	Whether the Police may arrest with- out warrant or not.	Whether a warrant or a summons shall ordinarily issue in the first instance.	Whether bailable or not.	Punishment under the Indian Penal Code.	By what Court triable.
457	Lurking house-trespars or house-breaking by night in order to the commission of an offence punishable with imprisonment.	May arrest without war- rant.	Warrant	Not bailable-	Imprisonment of either description for 5 years and fine.	High Court or Magis- trate.
	If the offence is theft :	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 14 years and fine.	Ditto.
458	Lurking house-trespass or house-breaking by night, after preparation made for causing hurt, &c.	Ditto -	Ditto .	Ditto -	Ditto	Ditto.
459	Grievous hurt caused whilst committing lurking house-trespass or house-breaking.	Ditto -	Ditto -	Ditto -	Transportation for life, or imprison- ment of either description for 10	High Court.
460	Death or grievous hurt caused by one of several persons jointly concerned in house-breaking by night, &c.	Ditto -	Ditto -	Ditto -	years and fine. Ditto	Ditto.
461	Dishonestly breaking open or unfastening any closed receptacle, containing or supposed to contain property:	Ditto -	Ditto -	Bailable	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
403	Being entrusted with any closed receptacle containing or supposed to contain any property, and fraudulently opening the same.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 3 years, or fine, or both.	High Court or Magis- trate.

CHAPTER XVHI-OF OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS.

465	465 Forgery -	Shall not arrest without war-	Warrant	•	Bailable -	Imprisonment of either description High Court. for 2 years, or fine, or both.	High Court
7 96	Forgery of a record of a Court of Justice or of a register of births, &c., kept by a public servant.	Ditto	Ditto	- //	Not bailable	Imprisonment of either description for I years and fine.	Ditto.
194	Forgery of a valuable security, will or authority to make or transfer any public security, or to receive any money, &c.	Ditto	Ditto	•	Ditto -	Transportation for life, or imprison- ment of either description for 10 years and fine.	Ditto.
	When the valuable security is a promissory note of the Government of India.	May arrest with-	Ditto		Ditto -	Ditto -	Ditto.
894	Forgery for the purpose of cheating	Shall not arrest without war- rant.	Ditto		Ditto -	Imprisonment of either description for I years and fine.	Ditto.
469	Forgery for the purpose of harming the reputation of any person, or knowing that it is likely to be used for that purpose.	Ditto -	Ditto		Bailable -	Imprisonment of either description for 3 years and fine.	Ditto.
471	Using as genuine a forged document which is known to be forged.	Ditto .	Ditto		Ditto -	Punishment for forgery	Ditto.
	When the forged document is a promissory note of the Government of India.	May arrest with-	Ditto		Not bailable	Ditto -	Ditto.
?! ★	Making or counterfeiting a seal, plate. &c., with intent to commit a forgery punishable under section 467 of the Indian Penal Code; or possessing with like intent any such seal, plate, &c., knowing the same to be counterfeit.	Shall not arrest without war- rant.	Ditto	• •	Ditto .	Transportation for life, or imprisonment of either description for 7 years and fine.	Ditto.

CHAPTER XVIII-OF OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS-configural.

-	ห	ဇာ	Whether a warrant	ıç.	ن	1-
Section.	OFFENCE.	Wi ther the Police roay arrest with-out warrant or roct.	or a summer shall ordingliv issue in the first instance.	Whether bail-	Funishment under the Indian Penal Cale.	By what . Court triable.
	Making or counterfeiting a seal, plate, &c., with intent to commit a tergery published otherwise than under section 467 of the Indian Penal Cole, or possessing with like intent any such seal, &c.	Shall not arrest without war- rant.	Warrant	Not bailable	Imprisonment of either description for T years and fine.	High Court.
\$ 2 \$	Having possession of a document, knowing it to be forged, with intent to use it as genuine.	Ditto	Ditto -	Ditto -	Ditto -	Ditto.
	If the document is a valuable security or will.	Ditto -	Ditto -	Ditto -	Transportation for life, or as above -	Ditto.
473	Counterfeiting a device or mark used for authenticating documents described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.	Ditto	Ditto -	Ditto	Ditto	Ditto,
476	Counterfeiting a device or mark used for anthenticating documents other than those described in section 467 of the Indian Penal Code, or possessing counterfeit marked material.	Ditto	Ditto	Ditto	Imprisonment of either description for Tyears and fine.	Ditto.
£13	Fraudulently destroying or defacing, or attermpting to destroy or deface, or secreting, a will, &c.	Ditto	Ditto	Ditto .	Transportation for life, or imprison- ment of either description for 7 years and fine.	Ditto.

Of Trade and Property-Marks.

	_							
Using a false trade or property-mark with in-	Shall not arrest without war-		Warrand	ı	Bailable	1	Imprisonment of either description Ma for 1 year, or fine, or both.	Magistrate.
Counterfeiting a trade or property-mark used by another, with intent to cause damage or injury.	Ditto	1	Ditto	1	Ditto		Imprisonment of either description for 2 years, or fine, or both.	Ditto.
Counterfeiting a property-mark used by a public servant, or any mark used by him to denote the manufacture, quality, &c., of any property.	Ditto	ı	Summens:	•	Ditto		Imprisonment of either description High for 3 years and fine.	figh Court or Magis- trate.
Frandulently making or having possession of any die, plate, or other instrument for comterfeiting any public or private property or trade-mark.	Ditto	ı	Ditto	1	Ditto		Imprisonment of either description D for 3 years, or fine, or both.	Ditto.
Knowingly selling goods marked with a counterfeit property or trade-mark.	Ditto	4	Ditto		Dute		Imprisonment of either description Ma, for Lycar, or fine, or both,	Magistrate.
Fraudulently making a false mark upon any package or receptacle containing goods with intent to cause it to be believed that it contains goods which it does not centain.	Ditto		Dute	1	Duta		Imprisoument of either description Higher 3 years, or fine, or both.	High Court or Magis- trate.
Making use of any such false mark	Ditto	ı	Ditto	•	Ditto		Ditto	Ditto.
Removing, destroying, or defacing, any pre-perty-mark with intent to cause injury.	Ditto	•	Ditto	ı	Ditto		Imprisonment of either description Magistrate. for I year, or fine, or both.	gietrate.

Not bailable Imprisonment of either description High Court. for 10 years and fine.

CHAPTER XX.-OF OFFENCES RELATING TO MARRIAGE.

468 A man by deceit causing a woman not lawfully Shall not rrrest Warrant married to him to believe that she is lawfully without warmarried to him, and to cohabit with him in rant.

CHAPTER XIX.—OF THE CRIMINAL BREACH OF CONTRACTS OF SERVICE

⊶aoib≫š	В Оружися.	Whether the Police may arrest without warrant or not.	Whethers warrant or a summons shall ordinarily issue in the first instance.	6 Whether bail- able or not.	8 , Punishment under the Indian Penal . Code.	7 By what Court triable.
480	490 Being bound by contract to render personal service during a voyage or journey, or to convey or guard any property or person, and voluntarily omitting to do so.	Shall not arrest without war- raut.	Summons .	Bailable -	Imprisonment of either description Magistrate. for 1 month, or fine of 100 rupees, or both.	Magistrate.
491	Being bound to attend on or supply the wants of a person who is helpless from youth, unsoundness of mind or discase, and voluntarily omitting to do so.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for 3 months, or fine of 200 rupes, or both.	Ditto.
402	Being bound by a contract to render personal service for a certain period at a distant place to which the employee is conveyed at the expense of the employer, and there voluntarily deserting the service or refusing to perform the duty.	Ditto	Ditto	Ditto .	Imprisonment of either description for I month, or fine of double the expense incurred, or both.	Ditto.

figure with concealment of the former get from the person with whom subsents and with fraudulent intention going the ceremony of being married, knownathe is not thereby lawfully married. y g or taking away or detaining with a find intent a married woman. Contaking away or detaining with a fine. For taking away or detaining with a fine. Containing the containing matter knowing it to be alory. CHAFTER XXII.—OF CHAFTER XXII.—OF CONTAINING to provoke a breach of the Shintended to p	Marrying again during the life-time of a lausband or wife.	a hus-	Ditto		Ditto		Bailable -	Imprisonment of either description for 7 years and line.	Ditto.
A person with fraudulent intention going through the ecremony of being married, knowing that he is not thereby lawfully married. Adultery Criminal intent a married woman. Defamation Printing or engraving matter knowing it to be defamatory. Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter. CHARTER XXII.—OF C	th concealment of the the person with whom e is contracted.	former subse-	Ditto •		Ditto	_ž ,	Not bailable	Imprisonment of either description for 10 years and fine.	Ditto.
Enticing or taking away or Actaining with a criminal intent a married woman. Defamation Printing or engraving matter knowing it to be defamatory. Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter. CHARTER XXII.—OF C	fraudulent intention remony of being married, not thereby lawfully ma	going , know- urried.	Ditto	ı	Ditto		Ditto .	Imprisonment of either description for 7 years and fine.	Ditto.
Enticing or taking away or detaining with a criminal intent a married woman. Defamation - Sh - Sh defamation engraving matter knowing it to be defamatory. Sale of printed or engraved substance containing defamatory matter, knowing it to containing und there. CHAPTER XXII.—OF C	. 1	•	Ditto		Ditto	- B	Bailable -	Imprisonment of either description for	Ditto.
Defamation Sh Printing or engraving matter knowing it to be defamatory. Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter. CHAPTER XXII.—OF C	ing away or detaining to inarried woman.	with a	Ditto	1	Ditto		Ditto -	n years, or line, or both. Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
Printing or engraving matter knowing it to be defamatory. Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter. CHARTER XXII.—OF C			CHAPTER XXIOF DEFAMATION.	XXI	-OF DEF	AMA	TION.		
Printing or engraving matter knowing it to be defamatory. Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter. CHAFTER XXII.—OF CIARTER INTERMENTER CITARTER INTERMEDIATE CONTAINED IN Shanner as breach of the Shanner containing defamatory matter.	•	1	Shall not arrest without war- rant.		Warrant	A	Bailable -	Simple imprisonment for 2 years, or fine, or both.	High Court or Magistrate.
Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter. CHAPTER XXII.—OF CIAPTER Insult intended to provoke a breach of the Shanner.	mving matter knewing i	it to be	Ditto	 -	Ditto		Ditto -	Ditto	Ditto.
CHAPTER XXII.—OF C	or engraved substance ee 7 matter, knowing it to e	entain-	Ditto .		Ditto	,	Ditto .	Ditto	Ditto.
-	CHAPTER XX	11.—0F	CRIMINAL	INI	IMIDATI	0N, 1	NS1.FL	RIMINAL INTIMIDATION, INSULT AND ANNOYANCE.	
ranke.	to provoke a breach	of the	Shall not arrest without war-		Warrant	B.	Barlable -	Imprisonment of either description Magistrate. for 2 years, or fine, or both.	Magistrate.

CHAPTER XXII.-OF CRIMINAL INTIMIDATION, INSULT AND ANNOYANCE-continued.

-	64	က	4 Whether a warrant	9	ಖ	7
Section.	Оттякса.	Whether the Police may arrest with- out warrant or not.	or a summons shall ordinarily issue in the first instance.	Whether bail- able or not.	Punishment under the Indian Penal Code.	By what Court friable.
505	False statement, rumours, &c., circulated with intent to cause mutiny or offences against the public peace.	Shall not arrest without war-	Warrant -	Not bailable	Imprisonment of either description for 2 years, or fine, or both.	Magistrate.
506	Criminal intimidation	Ditto -	Ditto .	Bailable -	Ditto -	Ditto.
	If threat he to cause death or grievous hurt,	Ditto .	Ditto .	Ditto -	Imprisonment of either description for 7 years, or fine, or both.	High Court or Magistrate.
507	Criminal intimidation by anonymous communication or having taken precaution to conceal whence the threat comes.	• Ditto	Ditto -	Ditto -	Imprisonment of either description for 2 years, in addition to the punishment under above section.	Ditto.
208	Act caused by inducing a person to believe that he will be rendered an object of Divine displeasure.	Ditto -	Ditto -	Ditto -	Imprisonment of either description for I year, or fine, or both.	Magistrate.
609	Uttering any word or making any gesture intended to insult the modesty of a woman.	Ditto -	Ditto -	Ditto .	Simple imprisonment for 1 year, or fine, or both.	Ditto.
610	Appearing in a public place, &c., in a state of intoxication, and causing annoyance to any person.	Ditto	Ditto -	Ditto -	Simple imprisonment for 24 hours, or fine of 10 rupees, or both.	Ditto.

CHAPTER XXIII.—OF ATTEMPTS TO COMMIT OFFENCES. •

By the Court by which the offence attempted is triable.	***	High Courts	High Court or Magistrate.	Magistrate.	Ď.	•
According as Transportation or imprisonment not the offence exceeding half of the longest term, contemplate and of the description, provided for ed by the the offence, or fine, or both. offender is hailable or not.			:	:	•	
According as the offence contemplated by the offender is bailable or not.	ER LAWS.	- Not bailable	Ditto -	Bailable -	Ditto -	
According as the offence is one in respect of which a summons or warrant shall ordinarily issue.	OFFENCES AGAINST OTHER LAWS.		Ditto -	Summons	Ditto -	
According as the offence is one in respect of which the Police may arrest without warrantor not.	OFFENCES A	May arrest with- Warrant out warrant.	Ditto -	Shall not arrest without war-	Ditto .	
Attempting to commit offences punishable with transportation or imprisonment, and in such attempt doing any act towards the commission of the offence.	•	If punishable with death, transportation, or imprisonment for seven years or upwards.	If punishable with imprisonment for three years and upwards but less than seven.	If punishable with imprisonment for less than three years.	If punishable with fine only	
113						

SCHEDULE III.

FORMS OF SUMMONS, WARRANTS, BONDS AND RECOGNIZANCES.

A. *

FORM OF SUMMONS (section 47).

To A. B., of

Whereas complaint has this day been made before the undersigned Presidency Magistrate for that you on the day the Town of (state shortly the offence 187 at of of the Indian complained) contrary to section Penal Code [or of Act No. of 18, as the case may be]: You are hereby required to appear in perion [or by advocate, attorney or pleader, as the case may be] on the day of o'clock in the forenoon [or afternoon] at before such Magistrate the Court of as may then be present, to answer to the said complaint and to be further dealt with according

Dated the day of

> (Signed) C. D.

Presidency Magistrate.

B.

FORM OF WARRANT OF ARREST (section 56).

(name and designation of the person who is to execute the warrant).

is accused of the offence of (state the offence): You are hereby directed to apprehend the said and produce him at the Court of before such Magistrate as may then be present.

(Signature.)

Dated

[This warrant may be endorsed as follows:--] If the said shull give bail, himself in

, with one surety in the sum of the smn of (or two sureties each in the sum of), to appear before me on the he may be released.

(Signature.)

Dated

C.

FORM OF WARRANT OF COMMITMENT FOR INTERME-DIATE CUSTODY (section 71).

To the officer in charge of the

of is accused of (you are hereby required to receive the said

into your custody and to produce him before by whom [or which] the offence of which he is accused is to be tried [or enquired into] from time to time when so required.

D.

FORM OF RECOGNIZANCE (section 72).

, C. D. of We, A. B. of and E. P. , do hereby bind ourselves jointly and severally that the said A. B. will attend on the 187 at the Court of the Presidency Magistrate of and continue so

to answer the charge of , and in case of the said A. B. making default herein, we the said A. B., C. D. and E. F. bind ourselves jointly and , and in case of the severally to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signatures.)

Dated the day of 187 .

E.

FORM OF WARRANT OF COMMITMENT FOR INTERME-DIATE CUSTODY PENDING TRIAL BEFORE THE HIGH COURT (rection 89).

, the officer in charge of the То Jail. Whereas of is charged with (state the offence in respect of which the prisoner is charged) and has been committed to take his trial before the Court of

You are hereby required to receive the said into your custody and to produce him before the said Court when so required.

> (Signature.) (Office and powers.)

Dated

F.

FORM OF RECOGNIZANCE TO PROSECUTE OR GIVE EVIDENCE (sections 93, 140).

, do hereby bind , in the Court of , , of myself to appear at day of next, o'clock on the and then and there to prosecute (or, as the case may be, to prosccute and give evidence, or to give evidence) in the matter of a charge of against one A. B., and to attend at the said Court from day to day, or as I may be other ise directed by the presiding officer; and in case of my making default herein, I bind myself to forfeit to Her Majesty, her heirs and successors the sunt rupees.

(Signature.)

Dated

G.

FORM OF WARRANT OF COMMITMENT AFTER SEN-TENCE (section 184).

, the officer in charge of the To Jail.

Whereas οť was convicted before me (name and official designation) of the offence of (mention the offence, quoting Act and section), and was sentenced to (state the punishment fully and distinctly, mentioning its nature and ertent): You are hereby required to receive the into your custody in the said jail, together with this warrant, and there carry the aforesaid sentence into execution according to law.

(Signature.) Dated day of

Η. FORM OF RECOGNIZANCE TO KEEP THE PRACE (section 222).
Whereas I, A. B. [or we, A. B., C. D., etc.], of

not to commit a breach of the peace, or do any act that may probably occasion a breach of the peace, during the said term; and in case of my [or my of ns] making default therein, I bind myself [or be binds himself] to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

FORM OF SECURITY TO BE SUBJOINED TO THE RE-COGNIZANCE OF THE PRINCIPAL.

I, E. F. of , hereby declare myself surety for the abovementioned A. B., that he shall not commit a breach of the peace, or do any act that may probably occasion a breach of the peace, during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Her Majest, her heirs and successors the sum of rupees.

(Signature.)

Dated

1.

FORM OF RECOGNIZANCE FOR GOOD BEHAVIOUR (section 222).

Whereas I, , inhabitant of , have been called upon to enter into a bond to be of good behaviour to Her Majesty and to all Her subjects, for the term of . I hereby bind myself to be of good behaviour to Her Majesty, and to all her subjects during the said term, and in case of my making default therein, I bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

FORM OF SECURITY TO BE SUBJOINED TO THE BOND OF THE PRINCIPAL.

I hereby declare myself surety for the abovesaid , that he shall be of good behaviour to Her Majesty and to all her subjects during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Her Majesty, her heirs and successors the sum of rupees.

(Signature.)

Dated

CHARGES.

(Set section 97.)

(1).-CHARGES WITH ONE HEAD.

- (a.) I [name and office of Magistrate, &c.], hereby charge you, [name of accused person], as follows:—
- (6). That you, on or about the day of at war against the Queen, and thereby committed an offence punishable under section 121 of the Indian Penal Code, and within the cognizance of the High Court.
- (c.) And I hereby direct that you be tried by the said Court on the said charge.

[Signuture of the Magistrate.]

[To be substituted for (b).] (2.) That you, on or about the day of

General of India, to refrain from exercising a lawful power as such Member, assaulted such Member, and thereby committed an offence punishable under section 124 of the Indian Penal Code, and within the cognizance of the High Court.

(3). That you, being a public servant in the Department, directly On section 161. Department, directly same! for another party [state the name] a gratification, other than legal remuneration, as a motive for forbearing to do an official act, and thereby committed an offence punishable under section 161 of the Indian Penal Code, and within the cognizance of the High Court.

(4.) That you, on or about the

On section 304. at , committed culpable housieide not amounting to murder, causing the death of , and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the High Court.

- (5.) That yon, on or about the day of at a person in a state of intoxication, and thereby committed an office punishable under section 306 of the Indian Penal Code, and within the cognizance of the High Court.
- (6.) That you, on or about the day of a part of the day of a part of the day of a part of the day of a part of the light Court.

 (6.) That you, on or about the day of a part of the light you are day of the light Court.
- (7.) That you, on or about the day of at comOn section 392. mitted robbery, an offence punishable under section 392 of the Indian Penal Code, and within the cognizance of the High Court.
- (8.) That you, on or about the day of , at , of , at , committed daceity, an offence punishable under section 395 of the Indian Penal Code, and within the cognizance of the High Court.
- (9.) That yon, on or about the day of , at , of , at , did (or amitted to do, as the case may be) , such conduct being contrary to the provisions of Act , section , and was known by you to be prejudicial to , and thereby committed an offence punishable under section 166 of the Indian Penal Code, and within the cognizance of the High Conrt.
- (10.) That you, on or about the day of On section 193. at , in the course of the trial of before stated in evidence that "

"which statement you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and

the High Court." In (c), omit " by the said Court."]

(11.)-CHARGES WITH TWO OR MORE HEADS.

(a.) I, [name and offer of Magistrate, &c.], hereby charge you, [name of accused person], as follows:—

On Penal Code, see to be counterfeit, delivered the same to another person, by name A. B., as gennine, and thereby committed an offence punishable under section 241 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , knowing a coin to be counterfeit, attempted to induce another person, by name A. B., to receive it as genuifie, and thereby committed an offence punishable under section 242 of the Indian Penal Code, and within the cognizance of the High Court.

(c.) And I hereby commit you to the said Court to be tried on the said charges.

[Signature of the Magistrate.]

For (b). First.—That you, on or about the day of , at , committed an offence punishable under section 802 of the Indian Penal Code, and within the cognizance of the High Court.

Secondly.—That you, on or about the day of , at , by causing the death of , committed culpable homicide, and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the High Court.

For (b). First.—That you, on or about the day of , at , committed the ted theft, and thereby committed an offence punishable under section 379 of the Indian Penal Code, and within the cognizance of the High Cent.

Secondly.—That you, on or about the day of , at , committed theft, having made preparation for causing death to a person in order to the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the High Court.

Thirdly.—That yon, on or about the day of , at , committed theft, having made preparation for causing restraint to a person in order to the effecting of your escape after the committing of such theft, and thereby committed an offence punishable under section 3×2 of the Indian Penal Code, and within the cognizance of the High Court.

Fourthly.—That you, on or about the day of , at , committed theft, having made preparation for eausing fear of hurt to a person in order to the retaining of property taken by such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the High Court.

ALTERNATIVE CHARGES.

For (b). That you, on or about the

Alternative charges on at , in the course of the inquiry into before

stated in evidence that "

and that you, on or about the day of , at in the course of the trial of before

stated in evidence that
"one of which
statements you either knew or believed to be false,
or did not believe to be true, and thereby committed an offence punishable under section 193 of
the Indian Penal Code, and within the cognizance
of the High Court.

In trials before Magistrates, substitute, "within my cognizance," for "within the cognizance of the High Court," and omit "by the said Court,"

WHITLEY STOKES,
Secretary to the Govt. of India.

[REGISTERED NO. 29.]



The Calcutta Gazette.

WEDNESDAY, MARCH 21, 1877.

OFFICIAL PAPERS.

Non-Subscribers to the GAZETTE may receive the Supplement separately on payment of Six Rupees per annum if delivered in Calcutta, or Twelve Rupees if sent by Pust.

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REPORT ON THE STATE OF THE SALT MARKET FOR THE THIRD QUARTER OF 1876-77.

No. 164B, dated Fort William, the 7th March 1877.

From-W. H. GRIMLEY, Esq., Offg. Secretary to the Board of Revenue, L.P., To-The Secretary to the Government of Bengal, Revenue Department.

I am directed by the Member in charge to submit the following report on the state of the salt market for the third quarter of 1876-77, comprising the months of October, November, and December last.

2. The quantity of salt consumed (i. e. the quantity of total clearances of salt of every description) in the quarter under report amounted to 23,01,683 maunds 30 seers 13 chittacks, against 23,78,782 maunds 35 seers in the previous quarter, and 18,02,323 maunds 5 seers in the corresponding quarter of the previous year, and the total amount of duty levied was Rs. 71,58,591-9-8, against Rs. 74,18,565-10 and Rs. 57,12,776-11-9 in the previous and corresponding quarters respectively.

3. The quantity of excise salt sold in Cuttack, Balasore, Pooree, and 24-Pergunnahs during the present quarter from the stock of the different

season's manufacture, and the quantity which remained in store at the close of the quarter, are shewn in the following table I:—

TABLE I.

•			CUTTAC	K.			1	BALASORE.				S4-PERGUE NAME.	
		Ma	nufactur	e of			Man	uiscture of			м	Manufac- ture of	
	1870-	n.	1874-75.	1875-76.	1869-70.	1871-72.	1872-73.	1873-74.	1874-75.	1875-76.	1873-74.	1874-75. 1875-76.	1875-76.
	Mda	8.	Mds. 8.	Md».	Mds.	Mds. S. C.	Mda, S. C.	Mds. 8. C	Mds. S.C.	Mds. S. C.	Mds. 8.	Mds. S. C. Mds. S.	C. Mds.
Balance at close of the last quarter		35	10,150 2	7,520	240	874 86 11	538 19 1	10,513 32 10	33,330 25 8	2,08,982 2 5 10	17,325 9	5,549 29 7 2,24,544 38	8 31,464
Manufactured or added during the quarter			1	*****		*****	*				*****		*****
Total	470	86	10,150 2	7,620	240	874 36 11	538 19 1	10,613 32 10	33,330 25 8	2,08,982 25 10	17,325 9	5,548 29 7 2,84,544 38	8 31,464
DEDUCT-													
Saira during the quarter Wastago	1 ::::		678 20	3,081		******	******	2,350 0 0 982 5			136 0 482 9	544 0 0 33,236 0 477 20 0	
Total	470	35	678 20	8,051			•••••	5,332 5	10,437 16 0	35,567 5 2	618 9	1,021 20 0 33,236 0	0 5,000
Halance at close of the quarter			9,471 29	4,469	240	874 3 0 11	538 19 1	7,181 27	22,893 D 8	1.73,415 20 8	16,707 0	4,527 9 7 1,91,308 38	8 26,464

It will be seen from the above that the total clearances or sales of excise salt during the quarter under review amounted to 82,512 maunds 20 seers, against 81,010 maunds 5 seers in the previous quarter, and 52,613 maunds 5 seers in the corresponding quarter of the previous year.

4. The subjoined table II shows comparatively the total importations into the port of Calcutta, and the total clearances of sea-imported salt during the quarter under review and the corresponding quarter of the previous two years:—

TABLE II.

DESCRIPTION OF SALT.	THIED QUART	кв от 1874-75.	THIRD QUART	er of 1875-76.	THIRD QUARTER OF 1876-77.		
a alloger action of Kanada	Imported.	('lesred.	Imported.	Cleared.	Imported.	Cleared.	
Liverpool pungah Foreign kurkutch Indien ditto	Mds. 16,93,971 3,30,717 3,63,200	Mds. 14,67,668 2,18,201 2,22,906	Mds 23,27,461 3,80,472 1,45,908	Mds. 13,11,521 2,43,247 1,51,817	Mds. 21,09,306 4.36,650 92,946	Mds. 16,99,588 2,73,901 1,95,343	
Total	23,77,988	19.18,675	28,53,831	17,08,585	26,38,902	21,68,132	

5. The following are the details of the Indian kurkutch salt shewn above:—

TABLE III.

				1	IR OF 1874-75.	TRIBD QUARTI	IR OP 1875-76.	THIRD QUARTER OF 1876-77		
				Imported.	Cleared.	Imported.	Cleared.	Imported.	Cleared.	
				Mds.	Mds.	Mds.	Mds.	Mds. O	Mds.	
lom bay		***	•••	8,63,900	1,57,086	47,908	82,494	88,996	1,17,156	
dadras		***	•••	[66,820		26,106		5,840	
ovelopg		***	***		*****	63,380	8,510	4	53,396	
amain	***	• • •	•••		*****	9,500	8,088	*****		
ate	•••				*****	9,125	4,500	9,650	16,190	
DA	***	•••	***		******		2,900		•	
ccunada		***			404 444	30,000	19,917		*** ***	
uticona	•••	•••	**-		***			1	2,754	
		Total		3,68,900	2,22,906	1,46,908	1,51,817	99.946	1,96,343	

• 6. Table IV shows the quantity of sea-imported salt remaining in the warehouses at the close of the quarter as compared with the results of the previous four quarters:—

TABLE IV.

····	WEERE I	TORED	• • • • • • • • • • • • • • • • • • • •	_	Third Quarter of 1875-76.	Fourth Quarter of 1876-76.	First Quarter of 1876-77.	Second Quarter of 1876-77.	Third Quarter of 1876-77.
					Mds.	Mde.	Mds.	Mda.	Mds.
Sulkea	Government	golahe	•••	•••	28,88,237	31,56,006	30,22,108	28,29,664	30,96,193
Ditto	private	dito			49,550	4,16,546	6,20,767	5,35,530	8,94.228
Chittagong	Government	ditto			2,17,824	1,73,651	1,26,266	84,448	1,39,012
Ditto	privato	ditto				28,768	28,768	28,768	27,768
			Total	,	31,55,611	37,71,901	37,97,906	34.7H,410	41,57,201

7. Table V shows the despatches of salt from Calcutta by water and the three railways passing the several salt pass stations into the interior of the country both east and west of the river Hooghly during the quarter under review and the corresponding quarter of the previous two years:—

TABLE V.

Praid)p.		<i>Vid</i> Ballikhal.	<i>Vid</i> Sankrail,	Vid Gewa- khallee.	Fid Kulder- pore.	Vid Balla- ghatte.	By the East Indian Hailway or Howrah.	lly the R. B. Railway, and Calcutta; and S. E. Itailway or Chitpore.
			Mds.	Mds.	Mds.	Mds.	Mde.	Mds.	Mdn.
Third Quarter of 187	4-75	 	4,80,443	1,20,886	72,180	1,88,260	6,74,801	3,94,382	367
Ditto 187	5-76	 	3,63,192	1,10,791	75,893	2,38,447	5,4 6,789	4,03,636	31,509
Ditto 187	6-77	 !	5,31,494	1,23,315	60,049	2,53,963	4,74,719	5,05,89 9	1,83,891

The quantity of salt despatched by the East Indian Railway to stations

Mds.

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8. The shipments of Liverpool salt for the port of Calcutta, according to published market reports, were as follow:—

					Tons.
October	•••	•••	•••	•••	15,363
* November	•••	•••	•••	•••	9,954
December	•••	•••	•••	•••	22,538
			Total	•••	47,855

There were no shipments during the quarter under report for the port of Chittagong.

9. The market prices per 100 maunds of Liverpool and other descriptions of salt at the close of each fortnight during the quarter, as compared with

those obtaining during the same period last year, are shown in the following table VI:—

TABLE VI.

Description of Balt.			on 15th ober	Prices on Slat October		Prices on 15th November		Prices on 80th November		Prices on 15th December		Prices on 81at December	
	•	1876.	1976.	1875.	1876.	1878.	1876.	1875.	1876.	1875.	1876.	1875.	1876
		Rs.	Rs.	Ra.	Rs.	Rs.	Rs.	Rs.	Ra.	Rs.	Rs.	Rs.	Rs.
Practical bringer	•••	68	40	66	50	64	5.8	59	45	49	4.9	50	4.9
French kurkutch	••• [61	89	64	85	69	45	58	40	59	41	58	39
Jeddah ditto		65	47	66	88	65	45	68	55	71	44	72	45
Bombay ditto	}	59	44	60	44	57	42	58	40	58	86	57	36
Madras ditto	}	55	87	55	36	55	37	58	86	58	85	58	35
Italian ditto		64	29	34	86	59	45	68	40	£0	4)	60	39
Muscat ditto		56	44	55	32	57	40	64	41	54	40	54	42
Rook ditto		70	100	70	86	70	85	85	85	85	85	85	85
Ceylon ditto	[44		44		44	1	44		44 1		44

10. In table VII are shown the total quantities of salt that were available for the private export trade at the several depôts in the Madras Presidency on the first day of each of the three months constituting the quarter under report, and the corresponding quarter of 1874-75 and 1875-76:—

TABLE VII.

		Mouth.	1874-75.	1876-76.	1876-77.	
				 Mds.	Mds.	Mds.
October	•••	***	•••	 2,41,156	6,17,920	•••••
November	•••	•••	•••	 3,69,344	5,50,675	8,56,421
December	•••	•••	•••	 3,32,434	4,96,100	

11. The following table shows the quantities of sea-imported salt admitted into bond and cleared from bond and shipboard at Chittagong during the quarter under review and the corresponding quarter of 1875-76 respectively:—

TABLE VIII.

					ADMITTED	into Bond.	CLE	ARBD.
Drac	riput oi	67 S	alt.		Third Quarter of 1875-76.	Third Quarter of 1876-77.	Third Quarter of 1875-76.	Third Quarter of 1876-77.
TO SERVICE STATE OF THE PROPERTY STATES	•	No. of Control of States and			 Mds.	Mds.	Mds.	Mds.
Liverpool pungah	•••	***	•••		 72,996	96,908 -	42,275	49,541
Madraa kurkutch	•••	•••	***	•••	 		850	1,498
				Total	 72,396	96,903	43,125	61,039

No transactions in sea-imported salt have been reported for the quarter from any of the Orissa ports.

THE LOCAL PURCHASE OF STORES.

No. 227.

Extract from the Proceedings of the Hon'ble the Lieutenant-Governor of Bengal in the Public Works Department (General, Establishments), under date the 20th March 1877.

Read a memorandum from the Secretary to this Government in the General Department, No. 696' of the 8th current, forwarding copy of a Resolution from the Government of India in the Financial Department relative to the supply of stores from England to the different branches of the Government service.

Observations—The General Department of this Government forwards a Resolution from the Government of India, Financial Department, requesting an expression of the opinion of this Government in regard to any rules and restrictions which it is expedient to lay down for substituting local purchases of certain kinds of stores for the agency of the Store Department of the India Office, and requests that a Committee may be convened to report on the subject.

2. The Lieuzenant-Governor directs that the Committee be constituted as follows:-

PRESIDENT:

Major-General J. E. T. Nicolls, a.k., Secretary to the Government of Bengal in the Public Works Department.

Мемвекв:

- Colonel F. T. Haig, R.E., Joint Secretary to the Government of Bengal in the Public Works Department, Irrigation Branch.
- Mr. H. Beverley, Officiating Inspector-General of Jails.
 - ,, A. Mackenzie, Officiating Secretary to the Board of Revenue, Lower Provinces.
 - ,, F. R. Boyce, Examiner of Public Works Accounts, Bengal.
 - ., T. S. Isaac, Officiating Superintending Engineer, Presidency Circle.
- Major R. C. B. Pemberton, R.E., Superintending Engineer, on special duty under the Government of Iudia, Public Works Department.
- Surgeon-Major J. Browne, M.D., Sceretary to Surgeon-General, Indian Medical. Department.
- 3. Mr. A. Mackenzie, Officiating Secretary to the Board of Revenue, to be Secretary to the Committee.
- 4. The importance of substituting stores of indigenous origin for articles obtained from England, where this may be possible, is very great, and the Committee should consider and report on the following points:—
 - 1st,—What articles required by the various public departments under this Government could and should be obtained by local manufacture instead of being procured from Europe?
 - 2nd,—What description of articles to be obtained from Europe should be procured through the Secretary of State, and what by local arrangement?
 - 3rd,—What rules and restrictions should be laid down in regard to obtaining articles from Europe by local arrangements?
- 5. It is very possible that articles which are not at present obtainable by local manufacture would become so if it were known that Government is likely to require such articles. The Committee should also report on this subject.
- 6. The Lieutenant-Governor is also desirous of ascertaining the views and of receiving the suggestions of the public mercantile bodies of Calcutta on this very important question, and a copy of this Resolution will be forwarded to the Chamber of Commerce, the Trades' Association, and the British Indian Association, for any suggestions they may wish to offer.
- 7. Any suggestions from these or other sources should be sent-to the Secretary to the Committee for consideration and report by that body.
- 8. The views and suggestions of the various Departments of Government on this question are also required; more particularly from the Marine and Educational Departments, and the Superintendent of Stationery. These reports should also be sent to the Secretary to the Committee, in the last named case through the Board of Revenue.

ORDERS.—Ordered that a copy of the above Resolution be forwarded to the Secretary to the Chamber of Commerce, to the Secretary to the British Indian Association, and to the Master of the Calcutta Trades' Association, for information.

Ordered that a copy of the above Resolution, and of the Resolution of the Government of India in the Financial Department above read, be forwarded to the Director of Public Instruction, to the Master Attendant, Calcutta, and to the Superintendent of Stamps and Stationery, for information and guidance.

Ordered that a copy of the above Resolution, and of the Resolution of the Government of India in the Financial Department above read, be forwarded to the President and Members of the above Committee for information and guidance.

Ordered that a copy of the above Resolution be forwarded to the Board of Revenue, Lower Provinces; Accountant-General, Bengal; Inspectors-General of Jails, Police, and Registration; Surgeon-General, Indian Medical Department; Engineers-in-Chief, Tirhoot and Northern Bengal (State) Railways; to all Commissioners of Divisions; Examiner of Public Works Accounts, Bengal; and to all Superintending Engineers, for information.

Ordered that a copy of the above Resolution, and of the Resolution of the Government of India in the binancial Department above read, be forwarded to the Joint Secretary in this Department, Irrigation Branch, and to the Secretaries to this Government in the Revenue, Judicial, and Financial Departments, for information.

Ordered also that a copy of the above Resolution be published in the Calcutta $Ga\overset{\leftarrow}{z}e^{it}e$ for general information.

By order of the Lieutenant-Governor of Bengal,

J. E. T. Nicolla, Major-Genl., R.E.,

Secretary to the Government of Bengal,
in the Public Works Department.

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different Districts of Bengal, as reported to Government during the week ending the 17th March 1877.

No.	o.	District. re	and da turn.	te oi		Rumfall at Sudder Stationin mches.	Character of the weather, state and prespects of the crops, and state of health at date.
EN	GAL				· :		
		Westorn	Distric	ts.	- !		
1	1	Burdwan,	Mar.	19*	'77.	· 41	The rainfall at Rancegunge has been '01 of an inch only. The rabbee crops are being harvested. Cholera is reported to be prevalent in Culus, Sudder, Johana-bad, and Rancegunge Sub-divisions.
	2	Bankoors,	••	17	,	44	Weather—Cloudy and threatening, with a little rain towards the end of the week. The rain, though slight, has been beneficial to the indigo and cotton crops.
	3 .	Beerbhoom,	,,	17	:	40	Weather-Damp and cloudy. State and prospects of the crops continue good.
1	4	Midnapore,	,	17	•	•19	Weather-Cooler of fate. Storm and rain on Friday night at head-quarters State and prospects of the crops are good.
	5	Hooghly,	••	17	. !	·21	Weather—Warm, cloudy in the evening and slight rain on the night of the 16th instant. Barley and wheat are being harvested. The rice lands are still being ploughed. There is sporadic choices in the district.
ĺ		Howrah.	••	17	• i	90	Weather—A heavy storm of haif and rain on Friday night. There are no crops on the ground to be injured by the haif-starm.
		Cratra	l Distr	icts.			
(6	24-Pergunns	ahs Mar	. 19,†	'77	·57	Weather—Days hot and nights cool. A little rain fell on the 16th instant. Lands are being prepared for the spring sawings. Public health is generally good; only a few cases of cholera reported from the Haraset and Barripore sub-divisions.
	7	Nuddes,	••	17	31	-17	Weather—Cloudy and close. There was a slight storm on the night of the 16th instant, which has cleared up the sir. The harvest is progressing favorably, and the weather has hitherto been most favorable for the preparation of the rice fields
	8	Jessore,	**	17	,,	н9	Weather—Fine, with occasional thunder and showers. The harvestiag of the cold weather crops is nearly over. The tapping of date trees is closed or closing Wheat is being cut. The ploughing for, and the sowing of, early rice and indigare going on. All prospects are good.
1	. 9	Moorshedul	ı a d, ,,	17	••	11	Drizzling rain on the 15th and 16th instant. The weather seems to be clearing. There is hardly any change to report. The rubber crops are being reaped, and the outturn is generally expected to be tavorable. Itoro dhan is still being sown and land being prepared for some dhan General heafth is good
ſ	10	Dinagepore	,	16	,.	Nii	Weather-Cloudy. The rubber crops are being hervested with large outturn.
	11	Rajshabye,	**	17	۳.	-2)	In the commencement of the week the weather was hot, but for the last few day it has been cloudy and cool, and slight rain felf on the 15th and 16th instant. The subbee harvest has commenced. The autumn rice and tel (seasaming) at being sown, and transplantation of the spring rice is nearly completed.
u u u	12	Rungpore,	. "	16	,,	95	Weather-Seasonable. There was a little rain on the 11th instant, and the 16th was rainy. The outturn of the rubbee crops will be good.
	13	Bogra	•••			• • • • • • • • • • • • • • • • • • • •	Return not received.
4	14	Pahus,	Mai	r. 17	*77	98 :	Weather—Variable There was a severe hall-storm on the 16th instant. State at prospects of the crops continue to be generally satisfactory, although the hall reported to have damaged some of the standing crops and the mange blossom.
KAJSHAHIR AND COOPIE DENAN MILES	15	Darjeeling,	,,	17	,,	-44	Weather—Milder. There has been a good deal of wind, with occasion showers of ram, during the week. Wheat and barley are progressing favorable Potato, and Bhootta, and kaonec millets, are now being sown.
KAJSI	. 16	Julpigoree	• •,	, 17	**	.52	Weather—Cool. The tobacce crop is being cut, and is likely to yield a go outturn, though the rain and hail of this week have to some extent injured the leaves in the southern part of the district. The land is in good condition to being ploughed for the autumn rice.
	(Cooch Beh	ar, "	15		1.03	Weather—Getting warmer Cloudy at times, and one heavy storm with thum and bail. 32 of an inch of rain fell at Mattabhanga, and one such at Dinhat The sowings of bitri dhan and jute have commenced under favorable weath General health is good.

[•] Telegram of the 19th March shows rainfall during the screp days immediately preceding.

2	₹o.	District, and return		e of	8	Rumfall t Sudder tation in inches.	Character of the weather, state and prospects of the crops, and state of health at date.
ee:	LON	—(Continued.)	•	•			
,	17	Eastern Di	utric 	te.			Telegram not received.
			lur.	17 "	77		Weather-Now fair and cool. 171 of rain at Goalundo and 7 at Madaripore The state of the crops is satisfactory. An outbreak of cholera is reported from a village in the Sudder sub-division.
	19	Backergunge,	••	15	*	Nil	Weather—Seasonable, but getting hotter daily. The state of the crops is reported good. There is a great improvement in the health of the people. Sporadic cases of cholera still occur in some places, but the disease in an epidemic form is said to have ceased. The cattle are healthy everywhere in the district.
	20	Mymensingh,	**	16	,,	•07	Weather—Cloudy and unsettled. Occasional showers of rain. State and prospects of the crops are favorable.
	21	Tipperah,	"	16	!	1:32	Weather-Cloudy, rainy, and hot for the time of the year. The apring rice is thriving well, and there are no other crops of importance on the ground is present.
{	22	Chittagong,	p	15		Nil	Weather—Clear and seasonably warm. The cold-weather crops promise well, and the seedlings of the pasis acres are germinating. Cholera has almost abated.
CHITTEONG DIVE.		Noukholly,	,,	15	"	·05	Weather—Becoming much warmer. Slight rain fell on the 10th and 11th instant. Pulses, chillies, &c., are progressing fairly. Ploughing for the early rice is going on actively everywhere. Cholera has abated considerably throughout the district, except in the low parts of the Begumgunge station.
CHILIANG	24	Chittagong Hill Tracts,		13	**	Nil	Weather—Cool and pleasant in the morning and het at noon. The cutting of jooms for the purpose of cultivation is progressing. The tobacco plauts are thriving well and the prospects are good. Chelera has again broken out a Banderbun, and is provalent in many parts of the district.
112	-	Hill Tipperah,	**	14	,,	1.40	Weather—Warm and occasionally cloudy. Rain on the night of the 12th unstan accompanied by hail-storm. State and prospects of the crops continue good.
3 E.	11 A R . 25	1	M∎r.	19*	'77	•20	Weather—Daily getting warmer. Slight rain fell in the carly part of the wee The harvesting of rabbee crops is in fair progress. Sporadic cholera and small pox exists here and there in the district.
	. 26	Gya,	17	17	"	·10	Weather—Cloudy, with rain, and cold for this time of the year. No change in the prospects of the crops, which are satisfactory.
	27	Shahahad.	,,	17	,,	•34	Weather—Cloudy and rainy at the beginning of the week. Peas and musoe pulse are being gathered; other crops continue promising.
	28	Durbhnugs.	**	17	"	.02	Weather—Cloudy; mornings cool. The state of the crops is quite satisfactory.
PATEA DIVE.	29	Mozufferpore,	••	17	1	A slight shower or the uigh of the 14th in- stant	t .
	80	Sariin,	,	17	**	37 06 st Sewan.	Weather—Very hot and threstening at the commencement of the week. Ther was a dust-storm on the night of the 12th instant, and a thunder-storm accompanied with rain, on the morning of the 16th. The wind has no veered to the west and the weather is beantiful. The rubbee harvest is goin on. The late rain must have slightly injured the rubbee crops, opium, an indigo newly sown. The usual imports have fallen off, probably owing to the drain caused by the famine, and consequently the prices have generally rich General health is good.
	(31	Chumparan,	91	17	,,	Nil	Weather—Clondy. It drizzled for a short time on the 15th instant. The rubbee crops are being harvested, and the outurn is over the average.
	82	Monghyr,	17	17	٠,	-11	Weather—Fair. The rubbes harvest is going on, and the outturn, as expected, good.
ŗ.	83	Bhagalpers,	,,	194	· ".	.38	Weather—Picasant. North and east winds prevailing. The rubbes crops are riper ing fast, and harvesting has already commenced. General health is very good
PRAGT. PORR DIVE.	34	Puruesh,	*	17	"	19 63 at Kissen	Weather—Cloudy and stormy during the week; cool and clear, with west wind on the 17th instant. State and prospects of the crops are favorable.
REAGT	85	Maldah.	r	. 17	,•	gunge.	The weather, which was getting daily warmer during the first four days of the week, has been cooled by the slight rains on the 15th and 16th instant, attends with sonth-easterly and north-westerly winds. It was generally fair. The crops are all as good as before. Fifteen deaths from cholera reported.
	86	Southal Pergh	ď. "	18	,,	Kil	Weather—Slight showers on the 15th and 16th instant, which have reduced the temperature. Sat Deoghur, and a few drops at Rajmehal. The harves ing of wheat and barley has commenced in parts of the district. The mokes season is beginning, and promises to be a good one.

No		District, s	ind de urn.	ite of		Reinfall, at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and
RIS	3 A .		-	•			
(37 (Cuttack,	Mar.	17	77	Nii	Weather-Hot and dry. Most of the cubber crops are gathered with good out turn. Cotton, sugarcane, and dalus rice, require some rain now.
	38 1	Poorse,	••	15	٠	Nil	Weather—Seasonable The crops generally are progressing well except the mange which was injured when in blossom. Some of the dalus paddy has begun to ripen. Ploughing is going on Prices of rice and other food-grains are almost stationary. Shipment of rice is brisk Cholers is very rife both in the city and the district.
1	9 1	dalasore,		16		*05	Weather-Generally fine and dry. The plongling progresses. Sporadio cholers is frequent, chiefly along the pilgrim conte
4	io i	Hazareebagh,	Mar	16	77	2.89	accompanied with rain. The rain has done a good final of damage to wheat, barley, and gram, which are now on the ground remaining uncut; but
	!	iarareebagh, ,obardngga,		16 17			Weather. Unseasonably damp and wet. There has been a heavy thunder-alorm accompanied with rain. The rain has done a good shall of damage to wheat, barley, and gram, which are now on the ground remaining uncut; but much of these crops damaged will be recovered if there is no more rain. Health of the district is good. Weather.—Fair and cloudy alternately till Friday, the 16th lustant, when two very heavy falls of half took place, which must have injured the meason crop
						Palamow.	which is now ripening, also the wheat, raker, masoor, barby, and gram, which are all now about to be harvested. The mango is now in flower, and must have suffered too. All these crops gave full promise before. General health is good.
4	2 8	ingbhomn.		16		Nil	Weather-Seasonable No crops to report. Health of the district is good.
4	3 M	fanbhoom,	••	17		41	Weather—Pleasant but somewhat unseasonable. The only crops now on the ground are a little sugarrane, wheat, barley, and garden produce. The rain will possibly injure the modera, but as rice is cheap, this will not be of much consequence.

Published for general information.

CALCUITA, STATISTICAL DEPT., The 20th March 1877. H. J. S. Cotton,

Jr. Secy. to the Goet, of Bengal.

PRICES-UURRENT of Food-grains and Salt in the undermentioned

				1					•;					- ,								Q -	UA:	NT 	ITI —	ES	PER	HUPI	EE BY
				!		w	BAT	: .			Bar	LEY	•		Rı	CE,	BR	8T 8	ort	.	R	cr,	co	MM	on.	1	BULBI UUM	BOO, I	LLET- SAJBA.
Number.	TRIU	RICTS.		**************************************	fresent return.	: ;	Next preceding return.	Corresponding return	of last year.	Present return.		Nert preceding return.	Cerresponding return	or take year.	Present return.		Next preceding return.		Corre-ponding return	of last year.	Present return.		Next preceding return.		Corresponding return	of last year.	Present return.	Next preceding return.	Corresponding return
	 <i>rn Dutricts—</i> Co	ntd.s		1	-	-		0	i	<u></u>	•	4		٠,	-		7.	1	ي		-		A	,	٦	. '		1	, 5
}	, <i>y</i> 22141/31/10 (1.				s ci	ı S	Ch	8. 0	h :	s ch	s.	€h.	s c	h s	3 (il.	S. (h .	8	Ъ	8. C	th ;	8. C	h	8. (ìh	S Ch	S Ch	ys. C
21	Chittagong	•••	1	!		, p	0	,11	0			i		-	8	0	9	0	14	0	13	0	13	0	19	0	٦		
22	Noakholly			!	R			;		•••				'1 ¦	Į0	0	10	0	12	0 1	14	o -1	17	0 1	16	0			
23	Tipperal Chittagong Hill	 Tracta •	•••		11 () 11	0	15	0		; !			:		0	14	o :	Į 4	0 :	21	o !:	21	0 3	21	0	···;		
1	Hill Tipperalt				10	5 11	o	9	6			••		1	16	0	16	; 5 :	16	ا د د	23	0 :	26	o 1	19	0	•••		
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26 26	l'atna	•••			8					29 O								- 1		1				1			•••		
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28	Durbhungs		•••		11		-	1	12	2 4 0	28	8	.3a	4	15 :	12	16	8	13	0	20-1	2	20 1	2	16 1	4			
29	Mozufferpore				13 V	o 15	6 0	19	0	32 (32	U	35	0	11	0	11	0	12	0	:8	0	())	0	17	0			
30 31	Sarun . Chumparun	***		•	W	o 16 o 14		!	0	•••		. . .		•	10 9		9	- 1		į	18 19		- 4			0			1
32	Monghyr			••	4 X	i	7	26	2	31 6	32	Б	36	7	1:3	6	12	6	12	es i	19	9 (21	o :	18	9	•••		
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34 35	Parnesh Maldah .				: 1 20	to 0 0 14 0 34	Ln	• 1		 ₩ (1		ì	- 1						0	24	0)		20 23		 30 0	30 0	32 0
36	Southal Pergun	nahe			Z	-		! .	. 1		İ	•••	ļ	;	17	0	18	0	30	o :	23	o i	<u>:2</u> .	0 :	21	O I	≨ D ∪	40 0	40 (i
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37	Cuttack Pooree.	•••	••	•••		!	•			•••	!	••	!						-	1			-	Ī	•	-	•	•••	•••
	Balasore.	•		:	!				!		i		:	1				!		!									
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41	Lohardugga				16	10	0	24	0 1	2 0 0	: •	••	40	0 !	36	0 "	24	0 :	26	0 8	30	0 3	W (0 8	12	0			
43	Singhbhoom	•••		. . .	94 Z 3	÷	0	20	0	33 0	33																		
43	Manhhoom	٠	•••	••• (16	14	0	18	0	32 O	į		32	0	18	0	18	0 1	16	n g	34	0 3	\$ (0 2	ij	0	•••		:

Returns not received.
 Q In the interior the prices range as follow:—Best rice 10 to 18 seers, and common rice 12 to 21 seers.
 R In the interior the prices range as follow:—Best rice 11 to 16 seers, and common rice 14 to 20 seers.
 In the interior the prices range as follow:—Wheat 16 to .7 seers, bariey 20 seers, common rice 24 to 24-1 seers, lesser millsts 40 seers, maize 3 seers, and gram 15 to 18 seers.
 In the interior the prices range as follow:—Wheat 14-8 to 15 seers, bariey 22 to 28 seers, best rice 12 to 13 seers, common rice 20 to 20-8 seers.

Districts of Bengal for the Fortnight ending 15th March 1877 .— (Continued.)

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W In the interior the prices range as follow:—Wheat 14 to 16 seers, harley 30 to 32 seers, best rice 13-12 to 17 seers, common rice 18-12 to 22-8 seers, in-secration in the interior true prices range as follow:—Wheat 12 to 15 seers, best rice 20 to 23 seers, common rice 22 to 27 seers, lesser millets 28-8 to 45 seers, maize 3) seers, and gram 15 to 17 seers.

Y In the interior true prices range as follow:—Wheat 15 to 19 seers, best rice 22 to 23 seers, common rice 26 to 30 seers, and gram 16 to 24 seers.

Z In the interior the prices range as follow:—Wheat 11 to 16 seers, bathey 20 seers, best rice 24 seers, common rice 30 seers, maize 37-8 seers, and gram 16 seers.

Entire interior the prices range as follow:—Wheat 16 to 17 seers, barley-30 seers, best rice 13 seers, common rice 28-8 to 25-8 seers, lesser millets

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

	Ритист.	•	[#] Stations.	Rain from 26th February to 3rd March 1877.	Rain from 4th to 10th Mar. 1877.	JA	FROM 18T WUARY 1877.	Ramarka
				Kebi Kebi	Rain 10th	Inches.	Up to date.	
:N	· IGAL.		!	İ				
ı	Western Distri	ÇTA,		Inches.	inches		1877.	
		ſ	Burdwan	Nil	0.07	2.26	10th Mar.	
	llurdwan .		Cutwa Coina	ditto	0.02 Nil	2·66 3·47	ditto	
		" Ì	Bood-Bood Raneegunge	ditto	ditto ditto	2·07 8·05	ditto dirto	
		. (Jehanabad	ditto	ditto	3.71	ditto	
	Bankoora	٠.,	Bankoora	ditto	ditto	2.40	ditto	
	Heerbhoom	{	Sooree Hetampore	ditto	ditto	4·67 4·89	ditto	
		(Roypore	ditto	0.03	3 67	ditto	
	•		Midnapore	ditto	Nil	6.09	ditto	
	Midnapore	}	Tumlook	ditto	ditto 0°02	5 13 4·19	ditto ditto	
			Contai Dy. Collr.'s Office	ditto	Nil	4.67	aitto	
	ti	Ĺ	Houghly (Exe. Engr.'s Office	ditto	ditto	5 05 3.62	ditto ditto	
	Hooghly	{¦	Serampore	ditto	6.02	4 46		
	llowrah	{	Howrsh Maheshrekha	ditto ditto	0.01	5.36 5.14	ditto ditto	
	0	Ì	MEDEENTEEDS	41040	Nil	5.14		
	CENTRAL DISTRIC	rts.	Saugor Island	ditto	ditto	8:20	ditto	
] !	Calcutta	ditto	0.03	5:19	ditto	
			Alipore Dispensary Busseerlist	ditto	0°05 0°20	5:13 5:87	ditto dirto	
	94-Pergunnaha	{	Barnet	ditto	0°10 0°28	4·25 4·49	ditto ditto	
		H	Diamond Harlour Barripore	ditto	Not rec.	6:00	ditto 3rd March	
			Barrackpore	ditto	duto 0 15	4'09	ditto 10th Mar.	
L		- (Dum-Dum Kishusghur	ditto ditto	Nil 0.01	3 94	ditto ditto	
	Nuddea		Fongong Meherpare	ditto	Nil 0 30	3'49 2'04		
	N udden		Choondanga Kooshtea	ditto	1.08	4 18	ditto	
	· (i)		Ranaghat	ditto ditto	Nil	3:17 3:00		
			Nurral Khoolaa	ditto ditto	0.30	2·62 3·62	ditto into	
1	Jestore .	◀	Ahrmda Bagirhat	ditto	0°80	3.20 -	ditto	
		'!	Magoorah	ditto	Nil 1 07	4'80 3'03	ditto	
		1.	timmporelimi(ditto	Nil ditto	4:54 4:30	ditto	
1	Moorahedabad		Jungspore	ditto ditto	Nil Nil	5:35 4:70	ditto ditto	
			Azingunge Lallgolia	ditto ditto	ditto	3.08 4.08	drito ditto	
		- (-)	Kandee	ditto	ditto	3.43	ditto	
1	Dinagepore	1	Dungepore Raiguoge	ditto ditto	ditto :	2.75	ditto ditto	
!	Maidah		Maldah Chanchai	ditto ditto	ditto ditto	2·11 2·61	ditto ditto	
1	Rajshahye		Bauleah Nattore	ditto ditto	ditto ditto	4.39	ditto ditto	
		ſ	Rungpore	ditto	ditto	1.81	ditto	
1	Rungpore	. ∤:	Bhowanigunge Kurigram	ditto ditto	ditto ditto	1.99	ditto ditto	
		U	liagdogra	ditto	ditto	1.46	ditto	
1	Bogra		Bogra Sherpore	ditto i	ditto	9:11 · 3:27 ·	ditto † ditto	
		•	Panchiabe	ditto	ditto	1.30	ditto	
1	'ubna		Pubna Serajgunge	ditto ditto	1.19	5·19 3·31	ditto :	
i	Darjeeling	. 1	Parjeeling { Telegraph Office Hospital	ditto il	Not rec.		3rd March, 10th Mar.	
		(::	Julpigoree	ditto	Nil	1.21	duto	
	ulpigoree	١).	Buxa-Civil Surgeou's Office	ditto	0.56	2 60	ditto	
		. .	Titalya	ditto	0.38	2.36	ditto	

DIVISIONS.	Dierniors.	Stations.	Rain from 25th February to 3rd March 1877,	finin from 4th to leth March 1677.	J.	PROM 107 HUARY [N77. Up to date	Hemasus.
В	ENGAL.—(Continued.)					and a segment brills .	#
	EASTERN DISTRICTS.		Inches.	Inches.		1877.	
	1	Dacca Telegraph Office	Nil ditto	Not rec.		3rd March 10th March	
	Dacca {	Moonsheegunge Manickgunge	ditto ditto	1.83 0.38	774 313	ditto	
ان	Furreedpore {	Furreedpore	ditto ditto ditto	5 50 5.09 5.80	4:88 4:78 6:14	ditto	
PACCA	Backergunge {	Burnaal Perozepore 1 Patoukhaily Bhola	Not rec. dato ditto ditto	Not roc. ditto ditto ditto	4:16 4:41 11:18 0:40	24:li Feb. data data data data	From 4th February.
l	Mymensingli	Mymenainli Jamalpore Atia Kishorugunge	Nil ditto ditto ditto	0.7d Nd 0.05 0.42	3 25 2 61 2 61 2 72	titli March ditto ditto ditto	
{	Chittagong {	Chittagong Telegraph Office Jail	dirta ditta ditto	0.00	4°20 4 96 2 48	ilitto ditta ditta	1
080	Noakholly {	Noukholly Fenny	fitto dittu	0°12 0°63	4 53 3 52	ditto ditto	1
CHITTAGONG.	•	t'emillah (Brahminbariah	ditta ditto	2.45 0°07	6 40 6 45	ditto	
	Chittagong Hili Tracts		dirto	0.80	# 03	ditta	
-	Hill Tipperali	Hill Tipperah	ditta	0.47	4.40	ditto	<u> </u> -
BEH	Patna	Patna Behar Bash Dinapore { Jail tautonment	ditto ditto ditto dotto dotto	Nil ditto ditto ditto	2:70 3:50 2:74 2:58 2:38	ditto ditto ditto ditto ditto	
	Gy*	Gya Ni wadah Aruugabad	duta ditta ditta	ditto ditto ditto	3.26 3.16 0.60	ditto ditto ditto	Not rec. 18th to 24th Feb. Not rec. 12th Jan. and 4th to 10th Feb.
PATNA.	Shahabad {	Jehanahad Arrah Saseram Buxar Bhubooah	ditto dicto Not rec. Nil ditto	ditto ditto Not rec. Nil ditto	3 87 6 10 3 69 4 42 4 59	ditto ditto 21th Feb. 10th March ditto	Not rec. 18th : a 24th February.
	Mufferpore	Moznfferpore Hajerpore Sectamurhee	difta ditto ditto	Not rec. ditta ditto	2 67 2 62 8 31	3rd March ditto ditto	Not rec. 18th to 24th February. 1) tto ditto. Intto Citto.
İ	Durbhungs	Durblunga	ditto ditto ditto	Nii ditto ditto	3°75 2°74 2°90	10th Murch anto ditto	
	Sarun	t'hupra	ditto ditto	ditto ditto	3 57 4 97	ditto ditto	
L	Chumparun	Motihares Segowlie Bettiah	ditto ditto Not rec.	ditto ditto ditto	4 54 4:06 4:06	ditto ditto aitto	Not rec. 25th February to 3rd March.
1	Monghyr }	Monghyr Hoggoserai Jamouee	Nil ditto ditto	ditto ditto	2:31 2:31 4:59	ditta ditto	
PARAMETERS.	Bhagulpore	Rhaghipore Sospool Muddehpoora Suka Soaburse	ditto ditto ditto ditto	ditto ditto ditto ditto	2·54 2·22 2·74 3·63 2·27	duto duto duto duto duto	
THE STATE OF	Purnesh	Purnesh Kinsengunge Arraresh	ditto ditto ditto	ditto ditto ditto	1:71 1:33 1:90	ditto ditto	
1	• (Nya Doomka	ditto	ditto	4.32	ditto	
Į:		Rajmebal	ditto	ditto	0.80	ditto	
1	Southel Parguanabs <	Deoghur	ditto	ditto	3.91	ditto .	•
1	Li.	Godda	ditto	ditto	1.84	ditto	

3.6	Districts.	STATIONS.	Rain from 25th Feb. to 3rd March 1877.	rom 4th h March	JAI	PHOM 1st NUARY 877.	Remare.
DIVISIONS.		ť	Rain f Feb. Marcl	Rain from to 10th M 1877.	Inches.	Up to date.	
RI	SSA.		Inches.	Inches.		1877.	
	:	Cuttack Telegraph Office	Nil	Nil	2.00	10th March	
	1	(/IOspital	ditto	oitto	184	ditto	
•		Jajpore Kendraparah	ditto ditto	ditto	8·05 4·80	ditto ditto	
1	'Cuttuck {	Jugutsingpora	ditto	ditto	1.70	ditto	
I		Dales Dains		1		1	
1	·		ditto	ditto	6.92	ditto	
١	Pooree {	Poorce	ditto	ditto	3.17	ditto	
	Pooree {	Khurdah	ditto	0.11	3.38	ditto	
}		Balasore Exe. Engr.'s Office	ditto	0.02	3.15	ditto	
1		(Conector & Omce	ditto	0.05	3.33	ditto	
1	Dulasons 4	Bhadrack	ditto	Not rec.	7.89	3rd March	
	Bulasore	Jellasore	ditto	Nil	6.73	10th March	
i		Sorah	ditto ditto	ditto	3·16 5·48	ditto ditto	
				1			
·	ontack Tributary Mehab	Sumbulpore	ditto	Not rec.	5-67	3rd March	
	CHOTA NAGPORE.			İ			
	SOUTH-WESTERN FROSTING AGENCY.				İ		
	PROBILER AGENCY.	Hannahanh (Jail	ditto	Nil	4.07	.10th March	
	Hazarcebagh }	Hazarechagh Dispensary	ditto	ditto	4-04	ditto	
	inzarocoagn {	Pachumba	ditto	dirto	4.39	ditto	
				l	}		
	Lohardugga	Ranchee Palamow	ditto	ditto	6.81	ditto	
			ditto	ditte	4.02	ditto	
	Singbhoom	Chyebassa	ditto	ditto	2.82	ditto	
	Maubhoom }	Puruliah	ditto	ditto	876	ditto	
	**************************************	Govindpore	ditto	ditto	5.84	ditto	
	ASSAM & ADJACENT	1					
	G_11 A	Sulhat	4:44.		4.50		
	Symet	Sylhet	ditto	0.03	4.79	ditto	
	[Seebsauger •	ditto	Not rec.	1.83	2rd March	
		Golsgiat	ditto	ditto	1.46	ditto	
		Deopame	duto	ditto	1·77 2 35	ditto	
	Scebsaugor	Hattiepootie	ditto	ditto	1:77	ditto	
		Mazengah	ihtto	ditto	1.92	ditto	
		Nazoerah	ditto	ditto	1.79	ditto	
	1	Suntock Cherideo	ditto	ditto	2.34	ditto	
		-	1	ditto	2.91	ditto	
		Akyab	Nil	Nil	0.60	10th March	
	1 B	Alwar	ditto	ditto	Nil	ditto	•
	Кајроотана	Sambhar Jaipur	ditto	duto	0.5	ditto	i e
	!		ditto	ditto	0.91	ditto	

A. Pedler,

Calcutta, Offg. Meteorological Reporter to the Govt. of Bengal.

The 17th March 1877.

Meteorological Telegraphic Report for the period 11th to 17th March 1877.

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STATIONS	, Date.	Hour.	to 32.	tu sea-		!	Ē.		, • ·	Rain.	Clouds.	initiale.
r.	i	,		level.	Dry	Wet	H X	Direction.	l'el city.		1	
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ſ	Mar. 111b	10 16	29 947 29 839	29:946 29:57	84.1 85-5	766 790,	77 (H	8 8 W 8 by W		0.03	} K, €8 } K	1
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i		16	50.Hug	29 853	85.7	57.7	68	s	. [8	į
<u>.</u>	13tb]() [8]	30 039 29 9 . 6	29 944	53 () 85()	71 5 ' 72 0	68 43	8 W.	i		CS .	
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2	1 2741	16	29500 29 008	29 1017	02.2	79 \$ 71 5	33 48	W In N	!		C	
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1	17th	16	27876	29 45	84	73	67	N W	78	***		•

• Velocity of wind in miles per hour.

Results of the Meteorological Observations taken at the Surveyor-General's Office, Calcutta, from 8th to 14th March 1877.

	;	Beter	TRU	в мом я	IT 8 8.			dew	hamidity.	. W 1	BD.				
Month	Pate.	Meau siduced berom	Highest reading.	Lowest reading.	Max. solar radi.	Mesn dry bulb	Mean wet bulb.	Computed mean point.	Mean degree of ham	Prevailing direction.	Max. pressure.	Daily relocity.	Kain.	Moou's phases.	Genneal Remargs.
		Inches.	0	n	0	0	<u></u> 0	O			th	Miles.	In.		
Mar.	8th	29.934	88.8	71.0	1440	7 9 0	72'8	485	0.41	SSEASby		116.2	,		Clear and cumult. Foggy
	9th	.80 6 .	67:2	71.6	142.5	79-1	74.6	71.4	•78	8 5 W & S	•••	148-4	. 		from 8 to 7 a.m. Clear, atratoni, and cu- muli. Foggy at 6 and
	10th	* -880	900	7410	1 41° 0	80 1	75 6	72 3	·78	8&88W		131-2	0.05		7 A.M. Clear and clouds of different kinds. Thunder at 5 p.m. Lightning from 5 to 10 p.m. Light
	11th	.883	88'8	71.6	146 0	79:3	74'4	71 [.] 0	-77	S by E & S S W		191-9	•••		Clear and cumuli. Sheet lightning at 1 and 2 A.M., and from 7 to
	121b	.905	88.2	73 5	143 0	80.0	75 3 .	720	.77	* by W & S		195'5			9 p.m. Clear and cirri. Sheet
	13th	1964	88.2	76 2	1417	81.0	72.0	67.2	64	Sby W&W	1.0	164.0			lightning at 7 r.m. Cumuli, cirri, and clear.
	14th	.831	92.2	71.6	1430	81.5	71:3	91.5	·57	NSW& H		1424			Clear and cirri.

The mean barometer, as likewise the dry and wet bulb thermometer, means are derived from the twenty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the lower rain-gauge is 14 teet, and that of the anemometer 70 feet 10 inches above the level of the ground. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to noon.

The extreme variation of temperature during the past seven days. The maximum temperature during the past seven days. The maximum temperature during the corresponding period of the past year. The mean humidity during the past seven days. The mean humidity during the corresponding period of the past year.	····	21·2 92·2 89·7 0·72 0·72
The total fall of rain from 8th to 14th \{ by lower rain-gauge by anemometer gauge by anemometer gauge of twenty-three previous years Duto duto between the 1st January and the 14th March into duto duto, average of twenty-three previous years	•••	1nches. 0·02 Nil. 0·25 5·21 2·51

The 17th March 1877.

GOPBENAUTH SEN.
In charge of the Observatory.

Asst. Secretary to the Gott. of Bengal, in the P. W. Dept., Irrigation Branch.

GOVERNMENT OF BENGAL.

PUBLIC WORKS DEPARTMENT, IRRIGATION BRANCH.

RUBBEE SEASON 1876. COMMENCING ON THE 1st DECEMBER 1876.

Irrigation Operations of Lower Bengal during the month of January 1877.

IWA RICK BERI- TORACCO, COTTON, HUL. OIL-SERBS AND SUGARCAYE AND SECTION. AND GARDEN WIRSA. PULSES OFFICE STATES OF	eith Ilul learning and a color of the color	6 7 9 9 10 11 12 13 14 15 15 16 17 19	March 1,262 44442 655 585 1,211 39 36 62 19 5 24 1,304 1	nih	month of 25 2 27 1,546 1,754 2,946 775 48 123 28 37 63 3,118	87.5 17.93	orah 300 55 53	que que la companya del companya de la companya de la companya del companya de la companya della companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya de la companya della companya della companya de la companya de la companya della	menth of	whern 4,442 26723 389756 52 51150 318 1.0600 20233 26733 1.21622 56075 4,411 36 56 56 56 57 4,411	1,466	unth	month of	50001 05-\$1 (2.55 0) 011 02 S01 (2.55)19 17 17 17	struding
	Circle. District. Canal.	-	Orissa Cuttack Tokiumish Matchgaon Matchgaon Matchgaon	Total of the month	Total of the corresponding month of previous year	Midnapore Midnapore	Western Howrah Panchkoorah	Total of the mouth	Total of the corresponding menth of previous year	Shahatad i Man Western	Gra and Pains	Total of the month	Total of the cerresponding menth previous year	Grand total of the menth	Gradd total of the currespending

The 14th March 1877.

Weekly Return of Traffic Receipts on Indian Railways.

EAST INDIAN RAILWAY-MAIN LINE.

Approximate Keturn of Traffic for week ended 10th March 1877, on 1.279? miles open.

	:	COACHIN	g Tra	PFIC.		MERCHAI	F D	E IIWA KBI	4 x 3	TWR	al Trapp	IC.		TRAI	R MITE	RTN.
	Nu. of paracett-	Col	 sching	receipts.		Weight			R		ip t a.		TOTAL TEAPPIC RECEIPTS.	Coach- ing.	Merchan- dise.	Total.
		Ra.	A. P.	l e	s. d.	Mds.	8.	Rs.	A.	P.	£ 4.	d.	Rs. A. P			
Total traile for both	146,3284	2,04,536	3 6	18,776	13 1	13,93,455	20	5.77,021	10	0	52,893 13	8 0	7,81,857 13	6 44,0891	105,056	149,745
(ir per_inité of ; railwax For previous		160	1 0	14	13 5	; ;		450	14	3	41 (; 8	610 13	2		•••••
9 weeks of half-year	1,332,877	2?,28,187	u n	201,278	0 10	1,14,50,051	1 e	48,18,483	15	3	441,272 13	3 11	70,42,371 11	2 446,0061	803,2331	1,339,289
Total for It.	1,479,2054	21,33,328	15 5	223,054	13 11	1,28,28,506	30	53,90,905	9	8	404,166	3 11	78,24,220 8	H 490,895	1012,800	1,489,035
COMPARISON.								İ		1						
lutal for corre-				}		ļ		1		Ì					i	:
week of pre- vious year Per mile of railway, cor-	124,972	1,89,612	8 3	17,381	2 11	9,47,468 i	30	4,18,008	ť	3	88,317	s (6,07,620 14	8 45,156	74,730	119,886
responding week of ore- vious year Potal to porre-	••••	148	2 7	18	11 8	! 		326	10	2	20 1	8 10	474 12	9	· •••••	•••••
sponding date of pre-	1.807 1114	92 94 034	1 2	900 895	16 1	10.251.427	30	41.02.930	2	11	384.351 10	3 8	61,70,866 4	1 477,461	745.914	1,223,375

EAST INDIAN RAILWAY-JUBBULPORE LINE.

Approximate Return of Traffic for week ended 10th March 1877, on 2233 miles open.

<u> </u>	<u> </u>			1						1	1		
		Ra.	۸	ľ.	£	r. d.	Mds. S.	Ru. A. P.	£ z. d.	Rs. A. P	-	1	
Total traffic for the week Or per mile of	7,N25	27,205	8	3	2,127	2 11	2,51,132 0	67,UNO 5 0	6,234 7 1	91,194 8 3	4.8744	14,7834	19,6571
railway Por previous		103	п	٠	Ð	10 2		303 13 10	27 17 l	407 9 9		••••	••
9 weeks of half-year	70,703	2,72,203	0	Ü	24.1460	S 11	20,25,860 0	5,09,773 15 0	40,729 5 6	7.82,066 15 (40,4861	134,936}	184,423}
Total for 10	78,529	2,95,40N	8	Đ	27,087	6 10	22,76,902 0	5.77.763 4 0	52,961 12 7	8,73,261 7 (54.861	149,720	204,081}
COMPARISON.										1			
Total for corre- sponding week of pre-		•					an nur an	22,226 2 0	i i i	41,446 9	5,464	5.298	10 804
Per nule of railway, cor-	3, 559	##*##	7	•	2.222	V 10	37,935 20	. 52,220 2 0	2,087 7 1 i	guyano y	0,400	9,296	10,764
responding! week of pre- vieus year		. 108	5	5	Y	18 8	! 	941 5 4	921	207 10	9		
Total to corre- aponding date of pre-i					!		1				i	i	
Vinita year	60,001	2,21,845	11	9	20.335	17 2	19.14.832 30	229,142 6 0	21,004 14 4	4.50.988 1 1	9 49,569	56,796	106,365

· CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 10th March 1877, on 28 miles open.

	c	Coaching Traypic.						MERCHANDISE AND MINERAL TRAFFIC.							Total			
	Number of	- Co	Coaching re			ng receipts.		Weight carried.		Receipts.						receipts.		
		Rs.	Α.	P.	£	s,	d.	Mds.	8r.	Re.	3.	P.	£	s.	d.	£	s .	d
Total traffic for the week	10,987	1,606	0	o	160	10	0	20,686	0	663	C	0 ;	45	e	0	125	16	•
Or per mile of railway	890	57	0	0	5	14	0	789	0	23	0	0 ,	2	•	0	4	0	ť
For previous 9 weeks of half-year	95,718	13,469	0	0	1,340	0	O	1,49,529	0	5,092	0	0 ,	309	d	0	1,846	•	•
Total for it weeks	106,636	15,006	0	Q	1,500	10	v	1,70,215	Ü	8,745	6	0	574	0	0	2,075	0	0
COMPARISON,								}										
Total for corresponding week of previous year	10,000	1,815	12	3	161	11	6	21,554	10	717	10	•	71	15	3	223	6	£
For mile of railway, corresponding	367	84	2	1	5	8	3	769	32	25	10	1	3	11	3	7	19	€
Total to corresponding date of previous year	102,8124	13,550	11	,	1,368	19	8	1,79,496	30	5,729	12	3 ;	572	19	6	1,928	18	11

EASTERN BENGAL RAILWAY.

Approximate Return of Traffic for week ended 10th March 1877, on 1581 miles open.

		COACHERO TRAFFIC					MURCHANDISM AND MINIMAL TRAPPIC							to				
	Number of passencers.	e No	Committee constrain			Weight carried.				Receipts					rocateri n.			
•		Rs.	A	P.	E	•	.1	Mils	s .	Ks.	A	r	£	*	ei	Ľ	\$.	ei
Total traffic for the week .	44,1063	34,421	5	9	3,155	5	10	1,42 023	17	28 885	l	"	2.770	54	3	3,444	15	1
Or per mile of radway	279	217	8	2	112	15	16	897	l»]**	1 5	•	17	6	8	37	5	0
For previous 9 weeks of half-year	336.4224	2, 17,689	11	6	22,745	14	2	15,95,565	31				211,347	4	ħ	58,278	- (0	7
Total for 10 weeks	880,329	2.82,121	1	3	95,861	- :	()	17, 17,689	•	8,52, 43 6	-	1	32, 496	13		45, 107	15	h
Comparison.																		
Total for corresponding week of previous year	4m, \${m; }	25,855	12	1	2,824	ħ	. :	1.76 558	ي.	40,134	:	u	7,742	u	ь	5,086	12	0
Per mide of radway, corresponding week of previous year	243	1.00		7	14	13	b	1,115	25	190	•	141	4 7	14	ì	:13	2	10
Total to corresponding date of previous year	389,654	2,74,745	12	3	25,155	•	1	15,64 697	'M'	2,92,647	17.	34	#1,n57	4	* ;	14,660	ħ	2
								AILWAY										
1 pproximate	Return o	of Fraff	te i	or	week e	nd	ed	10th Ware	·/ 1	877. un	27	4 "	priva opi	- 11				
		R-	. 1	1	£	,	. 14	Mais	×	R		F		i	• 14	i. Æ	•	u
Total traffic for the week	2.272	1,468	H 11	и	la	3 1	K (1,901	p o	. State	, ,		1	5-1	2 (176	• 11	i ti
or per mile of radiway .	82	4	N 1	0		3 }	16 (. 11	3 (1:	S (1 11		t	i . ()	2 4
For previous it weeks of liaif-year	21,474	10,35	H E	. 0	1,083	5 1	8 C	70,93	5 (5,090	1 (, ,,	lut:	#I 1	y (1,7(4)	, ,	n (:
Total for 10 weeks	23,706	11,39	7 1	- (1	1,13	54	4	74,47	, 11	5,450	2 ((()	51	ri.	4 H	1 684	þ	* (s

 1 otal for corresponding week of arectors year
 2,019
 965 15 0 1
 96 11 10
 7,548 10
 612 11 0
 64 5 0
 1.7 77 6

 Per mile of radiway, corresponding week of previous year
 74
 35 7 2
 3 10 11
 273 13
 22 7 9
 2 4 11
 5 10 10

 Total to corresponding date of previous year
 21,473
 10,505 2 2
 1,050 10 3
 1,11,264 30
 8,387 1 5
 818 16 2
 1,889 4 5

COMPARISON



The Calcutta Gazette.

WEDNESDAY, MARCH 28, 1877.

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PART I.

PRODUCTION OF THE ABOVE THE STATE AND THE ST

Orders and Notifications by the Lient.=Governor of Bengal.
the Pigh Court, Government Treasury, &c.

ORDERS BY THE LIEUT. GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 1680A.

GENERAL.—The 21st March 1877.—Mr. H. Hankey, Inspector-General of Police, is allowed furlough on medical certificate for one year, under Section 14, Chapter IV of the Civil Leave Code, with effect from the 10th April 1877.

Mr. J. Monro, District and Sessions Judge, Nuddes, is appointed to act as Inspector-General of Police during the absence, on leave, of Mr. H. Hankey, or until further orders.

The 22nd March 1877.—Mr. W. LeF. Robinson, Commissioner of the Chota Nagpore. Division, is allowed furlough for six months, under Section 12 of the Civil Leave Code, together with subsidiary leave for six days, from the afternoon of the 24th April 1877.

Baboo Gobind Chunder Bose, Deputy Magistrate and Deputy Collector, Howrah, is

retransferred to Hooghly.

Baboo Shyamadhub Roy, Officiating Deputy Magistrate and Deputy Collector, Julpi-goree, is allowed leave on medical certificate for one month, under Sections 3-1 and 15-1, Supplement F of the Civil Leave Code, in continuation of the leave without pay granted to him under Orders of the 20th February 1877.

The 2 d March 1877.—Bahoo Doorga Nund Das is appointed temporarily to be a Sub-Deputy Collector of the Second Grade for land registration work in Noakholly.

Baboo Gopal Chunder Mookerjee, Officiating Sub-Deputy Collector, Nattore, in Rajshabye, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, with effect from the 24th June 1876.

Baboo Mohesh' Chunder Sen, Deputy Magistrate and Deputy Collector, in charge of the Aurungabad sub-division is vested with the powers of a Collector under Act X of 1870.

The 24th March 1877.—Mr. A. Money, c.B., Mcmber, Board of Revenue, is allowed furlough for seven months, under Section 14 of the Civil Leave Code, together with subsidiary leave for fourteen days.

Moulvi Mohamed Scrajul Huq, Officiating Sub-Deputy Collector, Sonthal Pergunnahs, is confirmed in the Second Grade of Sub-Deputy Collectors, vice Baboo Koylash Chunder

Bose.

Mr. C. H. Swinden is appointed to act as a Sub-Deputy Collector of the Second Grade,

and is posted to Maldah.

Baboo Bogola Prosonno Mozoomdar, Special Sub Registrar, Noakholly, acted as a Deputy Magistrate and Deputy Collector in that district from the 9th November 1876 to the 5th February 1877.

Mr. J. J. Livesay, c.s., having resumed charge of his duties as Officiating Magistrate and Collector, Rungpore, on the afternoon of the 7th instant, the unexpired portion of the have granted to him under orders of the 26th December 1876 is cancelled.

The 26th March 1877.—Mr. C. R. Marriot, Assistant Magistrate and Collector, Sasseram, is appointed to have charge of the Sectamurhee division of the Mozufferpore district.

Mr. C. F. Manson, Deputy Magistrate and Deputy Collector, Tajpore, is appointed to have charge of the Mudhoobunuee division of the Durbhunga district.

Mr. G. G. Dey, Officiating Joint-Magistrate and Deputy Collector, on leave, is appointed to have charge of the Tajpore division of the Durbhunga district.

Mr. E. Stewart. Deputy Magistrate and Deputy Collector, Jehanahad, in Gya, is appointed to have charge of the Sasseram division of the Shahabad district.

Mr. A. II. Warde-Jones, Officiating Deputy Magistrate and Deputy Collector, Mudhoo-bunnee, is appointed to have charge of the Jehanabad division of the Gya district.

Mr. E. G. Glazier, c.s., reported his departure on furlough on the 21st instant.

The services of Mr. H. T. Prinsep, District and Sessions Judge of Hooghly, are placed at the disposal of the Government of India in the Home Department

Mr. E. D. Lockwood, Officiating Magistrate and Collector of Monghyr, is allowed furlough for twenty months, under Section 12 of the Civil Leave Code, together with the usual subsidiary leave for a period not exceeding thirty days.

Mr. C. F. Magrath, Officiating Mugistrate and Collector of Bogra, is appointed to

act until further orders as Magistrate and Collector of Monghyr

Mr. T. E. Coxhead, Officiating Political Agent, Hill Tipperah, is appointed to act, until

turther orders as Magistrate and Collector of Bogra.

Mr. J. Pratt is appointed to act as a Joint-Magistrate and Deputy Collector of the First Grade, with effect from the 1st instant, the date on which he was relieved of his duties as Officiating Magistrate and Collector of Mymensingh.

Mr. J. F. K. Hewitt, Officiating Magistrate and Collector, Patna, is allowed leave for twenty-one mays, under the rules in Chapter VII of the Civil Leave Code, with effect from

the 23rd instant.

- Mr. C. A. Wilkins, Officiating Joint-Magistrate and Deputy Collector, Patna, is appointed to act as Magistrate and Collector of that district during the absence, on leave, of Mr J. F. K. Hewitt, or until further orders.
- Mr. A. T. Maclean, District and Sessions Judge of the 24-Pergunnahs, is allowed furlough for twelve months, under Section 12 of the Civil Leave Code, together with subsidiary leave for eight days, under Section 24 of the Code, from the 2nd April 1877.
- Mr. H. B. Lawford, District and Sessions Judge of Jessore, is appointed to act as District and Sessions Judge of the 24-Pergunnahs during the absence, on leave, of Mr. A. T. Maclean, or until further orders.
- Mr. C. A. Kelly, Judge of the Small Cause Courts at Bhagulpore and Monghyr, is appointed to act as District and Sessions Judge of Jessore during the absence, on duty, of Mr. H. B. Lawford, or until further orders.
- Mr. J. P. Grant, Officiating District and Sessions Judge of Mymensingh, is appointed to act as District and Sessions Judge of Hooghly during the absence, on duty, of Mr. H. T. Prinsep, or until further orders.

Mr. E. S. Moseley, Joint-Magistrate and Deputy Collector, Backergunge, is appointed to act nutil further orders as District and Sessions Judge of Mymensingh.

Mr. R. M. Towers, Additional Judge, Chittagong, on leave, is appointed to act as District and Sessions Judge of Nuddea during the absence, on duty, of Mr. J. Monro, or until further orders.

Mr. T. Smith, Officiating Additional Judge, Chittagong, is appointed to act as District and Sessions Judge of Midnapore during the absence, on leave, of Mr. L. R. Tottenham, or until further orders.

Mr. F. H. McLanghlin, Officiating Joint-Magistrate and Deputy Collector, Tipperah, is appointed to act as Additional Judge of Chittagong during the absence, on duty, of Mr. R. M. Towers, or until further orders.

Mr. F. W. V. Peterson, Officiating Deputy Commissioner, Julpigoree, is appointed to act until further orders as District and Sessions Judge of Furreedpore.

Mr. T. D. Beighton, Officiating as a Judge of the Calcutta Small Cause Court, is appointed to act until further orders as Deputy Commissioner of Julpigoree.

Baboo Grish Chunder Ghose, Subordinate Judge, Mozusterpore, is appointed to act until further orders as a Judge in the Calcutta Small Cause Court.

Mr. J. F. Browne, Officiating District and Sessions Judge of Gya, is appointed to act until further orders as District and Sessions Judge of Patna.

Mr. J. R. Hallett, Joint-Magistrate and Deputy Collector, Sonthal Pergunnaha, is

appointed to act until further orders as District and Sessions Judge of Gya.

Mr. J. Tweedie. Judge of the Small Cause Courts at Kishnaghur. Ranaghat, and Meher-pore, and Judge of the Principal Courts of Small Causes in Nudden and Jessore, is appointed to act until further orders as Additional Judge and Joint-Sessions Judge of the districts in the Dacca Division.

Mr. J. Weston, Judge of the Small Cause Courts at Magooral, Jhenida, and Narail, is appointed to act as Judge of the principal Court of Small Causes in Jessore during the absence, on duty, of Mr. J. Tweedie, or until further orders.

The 27th March 1877.—Baboo Jogendro Nath Sen. Sub-Deputy Collector of the Second Grade at Sectamorhice, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, vice Buboo dam Churn Lal.

Bahoo Rajkissore Narain, Sub-Deputy Collector of the Second Grade at Sewan, is appointed temporarily to be a Suh-Deputy Collector of the First Grade, eice Bahoo Rughn-nandon Pershad.

Moonshie Myjondeen Ahmed, Canoongo of the First Grade in Gya, is appointed temposprily to be a Sub-Deputy Collector of the Second Grade, vice Baboo Jogendro Nath Sen.

Baboo Sree Nath Chatterjee is appointed temporarily to be a Sub-Deputy Collector of the Second Grade in the Patna Division, vice Bahoo Rajkissare Narain.

Mr. G L. T. Harcis, Joint-Magistrate and Deputy Colicetor of the First Grade, is posted to Backerguage.

Palice.—The 26th March 1877.—Mr. H. Muuro is promoted to the First Grade of Assestant Superintendents of Police, vice Captain W. F. Trotter, but he will continue to act as District Superintendent of Police, Burdwan.

Mr. F. A. Dawson, Assistant Superintendent of Police, Cuttack, is promoted to the First Grade of Assistant Superintendents of Police, vice Mr. S. J. Kilhy.

The following Assistant Superintendents of Police are promoted to the Second Grade of Assistant Superintendents: --

Mr. J. F. Needbam. i Mr. R. F. Guise.

ECCLESIASTICAL.—The 21st March 1877.—The Rev P. J. Jurbo, ru.o., Chaplain, St. James', Calcutta, is allowed furlough for one year, under Section 5 (a), Supplement E of the Civil Leave Code, together with subsidiary leave for thirty days, with effect from 1st April 1877.

The 26th March 1877.—The Rev. J. S. Sandys, Chaplain of Dum-Dum, is allowed furlough for two years, under Section 5 (a., Clause 1, Supplement E of the Civil Leave Code, together with subsidiary leave for thirty days, from the 24th March 1877.

The 27th March :877.—The services of the Revd. F. R. Michell, Chaplain of Berhampore, are placed at the disposal of the Government of India in the Home Department, with effect from the 21st March 1877.

REGISTRATION.—The 16th March 1877.—Sha Minu-Uddin Ahmed is appointed, on probation, to be Sub-Registrar of Shaikpura, in the district of Monghyr, vice Shah Abdool Hossein, Khan Bahadoor, deceased.

The 24th March 1877.—The orders of the 30th October 1876, granting to Baboo Bogola Prosonno Mozbomdar, Special Sub-Registrar, Noakholly, leave for three months without pay, are cancelled.

Knucation.—The 21st March 1877.—Mr. J. Sutcliffe, Director of Public Instruction, is allowed turbough for eighteen months, under Section 12 of the Civil Leave Code, with effect from the 30th April 1877, together with subsidiary leave for ten days under Section 24 of the Code.

Mr. A. W. Croft, M.A., Professor, Presidency College, is appointed to act as Director of Public Instruction during the absence, on furlough, of Mr. J. Sutcliffe, or until further orders.

The 22nd March 1877.—The following gentlemen are appointed to be members of the Committee for the management of the Bethune School:—

The Hon'ble II. S. Reynolds, c.s. Mr. A. Mackenzic, c.s.

The 23rd March 1877.—The following gentlemen are appointed to be members of the District School Committee of Midnapore:—

Babod Dwarkanath Sen, Road Cess Deputy Collector.

" Debendro Nath Shome, First Moonsif.

The 26th March 1877.—Raboo Ramprakas Lal, Deputy Inspector of Schools, is appointed to be a member of the District School Committee of Sarun.

Baboo Omesh Chunder Dutt, Professor, Kishnaghur College, is appointed to act temporarily as Principal of that institution, from the date on which he received charge from Mr. E. Lethbridge, till further orders.

OPIUM.—The 22nd March 1877.—Mr. H. Osborne, Sub-Deputy Opium Agent of Shahabad, is appointed to act as Sub-Deputy Opium Agent of Lucknow in the Benares Agency during the absence, on furlough, of Mr. C. M. Armstrong, or until further orders.

Mr. J. A. Flyter, Assistant Sub-Deputy Opium Agent, is appointed to act as Sub-Deputy Oping Agent of Shahabad during the absence, on duty, of Mr. H. Osborne.

The 27th Murch 1877.—The following promotions in the Opium Department are made in consequence of the retirement of Mr. R. King, Sub-Deputy Opium Agent of the First Grade, with effect from the 29th December 1876:—

- Mr. A. Anderson, from the Second to the First Grade of Sub-Deputy 2pium Agents.
- " C. M. Armstrong, from the Third to the Second Grade.
- " G. Field, from the Fourth to the Third Grade.
- ., H J. F. Pratt, from the Fifth to the Fourth Grade.
- " C. L. Harrison, from the First Grade of Assistants to the Fifth Grade of Sub-Deputy Agents.
- " P. J. Luard, from the Second to the First Grade of Assistants.
- ,. W. B. Peade, from the Third to the Second Grade of Assistants.

Mr. P. S. Ross, Acting Assistant Sub-Deputy Opium Agent, Azimghur, is appointed to be an Assistant Sub-Deputy Opium Agent of the Third Grade, vice Mr. W. B. Peade, with effect from the 29th December 1876.

CUSTOMS.—The 27th March 1877.—Mr. J. B. Siddons is appointed to be Assistant Collector of Customs and Assistant Conservator of the Port of Chittagong. This cancels the orders of the 23rd January 1877, appointing Mr. R. J. Harrison to be Assistant Collector of Customs and Assistant Conservator, Chittagong.

EMIGRATION.—The 26th March 1877.—Dr. J. G. Garrow Grant, Protector of Emigrants and Superintendent of Emigration, Calcutta, is allowed furlough for two years, under Section 12 of the Civil Leave Code, together with subsidiary leave for fourteen days, under Section 24 of the Code, with effect from such date as he may avail himself of it.

Medical.—The 19th March 1877—The following gentlemen are appointed to be members of the Committee for the management of the charitable dispensary at Kisoregunge, in the district of Rungpore:—

The District Magistrate of Rungpore ... The Civil Surgeon of Rungpore ... ex officio.

The Sub-divisional Officer of Bugdogra ... ex officio.

Baboo Bhog Chand Oswal. Mcrchant and Zemindar.

, Gopal Persad Bose, zemindar.

- ,, Chandra Nath Bose, Naib of the Zemindar of Tasse.
- " Sreedam Kundo, Merchant.
- " Kashi Ram Dass Sircar, Zemindar.

The 26th March 1877.—Surgeon-Major J. Jones is appointed to be Civil Surgeon of Dacca, vice Dr. J. F. N. Wise, retired, and to continue to act as Professor of Ophthalmic Medicine and Surgery, Medical College.

Sanitation.—The 26th March 1877.—Surgeon M. D. Moriarty, M.B., of the 3rd Regiment Native Infantry, is appointed to the medical charge of the Lock Hospital at Dinapore, vice Surgeon-Major W. H. Jameson.

PORT TRUST.—The 23rd March 1877.—The Lieutenant-Governor has been pleased to accept the resignation tendered by Mr. J. B. Knight of his appointment as a Commissioner for making Improvements in the Port of Calcutta.

Mr. F. Jennings is appointed to be a Commissioner for making Improvements in the Port of Calcutta, under the provisions of Act V (B.C.) of 1870, vice Mr. J. B. Kuight, resigned.

MUNICIPAL. — The 22nd March 1877. — Surgeon-Major J. M. Coates is appointed, under Section 6, Act IV (B.C.) of 1876, to be a Municipal Commissioner for Calcutta.

The following Notification is republished from the Assam Gazette:-

The 8th March 1877.—Leave of absence for three months on medical certificate, under Section 3, Supplement F of the Civil Leave Code, a granted to Baboo Chandra Kumar Mitter, Moonsit of Karimganj, in the district of Sylhet, with effect from the 2nd February 1877.

The 9th March 1877.—During the absence of Baboo Chandra Kumar Mitter on three months' leave on medical certificate, Baboo Harish Chandra Sen, B.L., is appointed to officiate as Moonsif of Karimgauj, in the district of Sylhet.

R: L. MANGLES, Offg. Secy. to the Good. of Bengal.

[First Publication.]

The 20th March 1877.—The following Notification is published for general information.

H. J. S. Cotton, Juniar Secy, to the Govt, of Bengal.

NOTIFICATION.

No. 1742.—The rate of conversion of Indian into sterling money for Overland Money Orders has been changed to 1s. 81d. per rupce. Schedule 15 of the Tariff Table is therefore W. WATERFIELD, Offy. Comptroller-General. ce until further notice.

[Second Publication]

NOTIFICATION.

The 20th March 1877. - Umler the provisions of Section 11 of the Indian Tariff Act. XVI of 1875, it is hereby notified, for general information, that the excise duty on each gallon, London proof, of country spirits manufactured in the distilleries of the districts noted below shall be leviable at the following rates from the 1st April 1877:-

BEHAR.

Patna Division.

Patna Gya Shahabad Durbhunga		•••	. Rs	Mozufferpore Sarnn Champarun	 	Rs. 3 3 3
			Bhagulpore L	rivision.		
Monghyr Bhagulporc	•••	•••	3	Purucah	•••	2-8
			Orissa Divi	sion.	•	·•
Cuttack Pooree	•••		2		I. J. Reyno	

[Third Publication.]

NOTIFICATION.

The 13th March 1877.—The following Rules made by the Lieutenant-Governor of Bengal, with the previous sanction of the Governor-General in Conneil, under the Land Improvement Act, 1871, Section 18, are published for general information, in supersession of the rules formerly issued:-

Advances under these rules may be made from such sums as the Governor-General in Council may from time to time allot to the local Government, or as may be otherwise at its disposal, for the purpose of such advances.

. 2. Applications for advances under the Act shall be made in writing. They shall be presented to the Collector of the district, to the Assistant Collector in charge of the sub-division, or to the tehsildar in charge of the tehsil in which the land to be improved is situated.

The personal attendance of the applicant is not necessary.

- 3. The application shall state-
 - (1) The name, caste, parentage, profession, and residence of the applicant.

(2) The amount of the advance applied for.
(3) The nature and description of the work for which the advance is required.
(4) The security offered for the repayment of the advance.

In the case of an application for an advance exceeding Rs. 1,000, the application shall further state

> (5) Whether the applicant proposes to supplement the advance by any private capital; and if so, to what extent.

> (6) The estimated total cost of the proposed work, and the probable period that will be occupied in its construction.

> The village and local revenue sub-division in which the land to be benefited is situated; the position, character, and area of such land; and should it consist, in part or wholly, of numbered and measured fields or plots, the

- (8) The applicant's rights or interests in the land to be benefited, and in any other land offered as security for repayment of the advance, and whether there are any, and if so what, incumbrances on such rights or interests.
- (9) The advantages expected to result from the work.
- The manner and extent to which the proposed work will affect (favourably or injuriously) adjoining or other lands.
- (11) The amount and number of the instalments by which the advance is to be repaid, principal and interest, and the dates on which these instalments are
- 4. When the application is for an advance not exceeding Rs. 1,000, the officer to whom it is presented shall ascertain, so far as may be possible from the oral statements of the applicant, or otherwise, the particulars numbered (5) to (11) above. These particulars shall be recorded on, or on a paper to be attached to, the application, and shall be signed by the officer, read over to the applicant, and acknowledged by him to be correct.
- 5. •If the application be for a sum exceeding Rs. 1,000, and it be found to have omitted any of the particulars required by rule 3, the officer receiving it may either return it for correction, or, at his discretion, proceed as required by rule 4 in the case of applications for sums not exceeding Rs. 1,000.
- 6. The statements under head (8) of the heads mentioned in rule 3, whether contained in the application, or recorded under Rule 5, shall at once be tested, as far as may bepossible, by reference to such records bearing upon them as may be accessible to the officer to whom the application is made.
- 7. If the officer receiving the application be not authorized by the local Government under Section 3 of the Land Improvement Act to exercise the powers of a Collector under the Act, he shall forward the application to the Collector of the district, who shall either dispose of it himself, or refer it to an authorised officer for disposal.
- 8. If the Collector, or other such authorized officer as aforesaid (hereinafter called "the Collector"), considers that there is prima facie reason to believe that the application should be granted, he shall cause it to be entered in the register of applications, and shall order a local inquiry to be made. If he is of opinion that the application should not be granted, he shall reject it.
- 9. There shall be a local inquiry in every case. It shall be conducted by such persons and according to such rules as the local Government may from time to time prescribe, and shall be directed to testing and verifying the statements required by rule 3 to be entered in the application, or by rule 4 to be recorded by the officer receiving the application.

If the officer receiving the application has been unable, in his examination of the applicant under rule 4, to obtain information under any of the headings (5) to (11) of rule 3, the omission shall be supplied by the person making the local inquiry.

- 10. When the work to be undertaken will cost more than Rs. 5,000, and is one requir-
- ing professional skill, the applicant shall be required to submit to the officer making the local inquiry an accurate plan, specification, and estimate. If the applicant is unable to turnish such a plan, estimate, or specification, the Collector may cause them to be prepared on behalf of the applicant, first requiring him to deposit such sum of money as may, in the opinion of the Collector, be sufficient to cover the cost, or, if he think fit, calling upon him to give accurity for the repayment of the same.
- 11. On the completion of the inquiry, the officer by whom it was made shall forward . to the Collector the whole of the papers connected therewith, together with his own opinion and recommendation. If the Collector, on receipt of the papers, thinks further inquiry necessary, he may either make such inquiry himself, or remand the case to the official who made the first inquiry, or transfer it to any other official authorized to conduct such inquiries for the purpose of a further investigation being made.
- 12. If on a review of the local inquiry the Collector is satisfied that the advance may be properly made, or that a less sum than that asked for may properly be granted, he shall record a decision to that effect. On recording such decision, the Collector may, if the amount of the advance to be made does not exceed Rs. 1,000, at once grant a certificate for the advance under section 14 of the Act.
- 13. If the amount of the advance exceeds Rs. 1,000, the Collector shall report his decision to the Commissioner. If the advance does not exceed Rs. 2,500, it may be sanctioned by the Commissioner. If it exceeds that amount, it shall be reported to the Board of Revenue, who may grant it if it does not exceed to 5,000. Advances of sums above Ra. 5,000 require the sanction of the local Government, and of sums above is. 10,000 that of the Government of India. The Collector, Commissioner, Board of Revenue, or local Government, may, on perusal of the records of the local inquiry, if they think that the advance should not be granted, refuse to grant it, or may order further inquiry, if they think fit to do so. On receipt of the orders of the authority competent to grant the advance, the Collector shall issue a certificate for the amount if it be ordered to be granted.

grant, disallow the rejection and direct the Collector to grant a certificate. If the amount be beyond his competence to grant, he shall report the case for the orders of the authority competent to grant it. Decisions by Commissioners rejecting applications shall similarly be open to appeal by the Board of Revenue, and those of the Board of Revenue by the local Government.

- 15. It shall be competent to the Commissioner, the Board of Revenue, or the local Government, to call for the record in any case, and to pass such orders thereon as may be within their competence, respectively.
- 16. When the advance applied for does not exceed Rs. 1,000, no charge shall be made for sering such notices as it may be necessary to serve under sections 7 and 11 of the Act. When the advance applied for exceeds Rs. 1,000, but does not exceed Rs. 5,000, the serving of any notice which it may be necessary to serve shall be paid for by the applicant at a rate not exceeding half the rate required for the service of a notice by a revenue court in the district in which the land is situate. When the advance applied for exceeds Rs. 5,000, the rate shall be that fixed for serving a notice by a revenue court in the district in which the land is situate.
- 17. When a certificate is granted, it shall be endorsed by the applicant to the effect that he has understood and agreed to all the terms, and it shall be sigued by him in the presence of, and shall be attested by two witnesses. If any property other than the property of the applicant is pledged or mortgaged as security for the repayment of the advance, the certificate shall be similarly endorsed, signed, and attested by the sureties and witnesses; and if the applicant is a tenant who cannot furnish security of the nature referred to in section 7 of the Act, the certificate shall be signed by his landlord and attested by two witnesses other than the landlord.
- 18 The certificate shall be retained in the office of the Collector; one copy shall be given to the applicant, and when advances are made payable at any tehsil, or other subordinate district treasury, a copy of such certificate shall be sent to such treasury.
- 19. Except with the special sanction of the local Government, no advance of any sum not exceeding Rs. 500 shall be made, unless it be repayable with interest within seven years from the date on which the advance is made; and no advance exceeding Rs. 500 shall be made without such sanction unless it be repayable within 12 years from such date. If in any case the proposed period of repayment exceeds 20 years from such date, the sanction of the Government of India to the proposed advance must be obtained.
 - 20. The interest charged on advances shall for the present be 61 per cent. per annum.
- 21. The local Government may, subject to the provisions of rule 20, make rules for the repayment of advances with interest, and for regulating the instalments by which advances may be repaid, and the place and time of repayment: Any person wishing to repay the advance received by him, or instalments of it, at an earlier date than that fixed in the certificate, may do so with the permission of the Collector.
- 22. All payments shall be made at the office of the officer in whose sub-division the land to be improved is situated. Such officer shall keep a register of advances and repayments in such form as the local Government may from time to time prescribe for that nurpose.
- 23. Instalments may be suspended by order of the Commissioner for any reason that would justify suspension of the revenue demand. The Commissioner shall report the suspension to the Board of Revenue, who may pass such orders in the case as shall seem proper.

24. No project shall be divided. After an advance has been sanctioned, and the whole, or part thereof, expended, a second advance shall not be made without the sanction of the

local Government.

- 25. No sdvance shall be made unless the value of the security offered exceeds by at least one-fourth the amount of the advance.
- 26. Subject to the orders of the local Government, the Collector shall make provision for the proper inspection of works in course of construction for which advances have been made, and for ascertaining and securing that such advances are duly applied to the purpose for which they were made.
- 27. The works and any accounts kept of the disbursements upon them shall be at all times open to the inspection of the Collector, or other person authorized by him in that behalt.
- 28. In the case of advances exceeding Rs. 5,000, accounts shall be kept by the recipient of the advance in any form that the Collector may, with the sauction of superior authority, prescribe.
- authority, prescribe.

 29. If it any time the Collector is satisfied that any person who has received an advance has failed to perform any of the conditions under which it was made, he may, after recording in writing the grounds for the decision he has arrived at, and subject to the control of the superior revenue authorities, proceed to recover from such person, or from any security of such person, under the provisions of the Act, any sums which remain due, together with any interest payable thereon.
 - 30. All works for which advances are made in a lump sum shall be inspected and

certificate. All works for which advances are made by instalments shall be inspected and reported on before each instalment subsequent to the first is paid.

- 31. No advances shall be given-
 - (1) To any landowner who is in arrears for the land revenue, or for any advance e under the Act.
 - (2) To any tenant who is in arrears for rent, or for any advance under the Act.
 H. J. REYNOLDS,

Offg. Secy. to the Govt. of Bengal.

[First Publication,]

DECLARATION.

The 23rd February 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the site of a Post Office in mouzah Akbarpore, pergunnah Puchrookhy, sub-division Nowdah, zillah Gya, it is hereby declared that for the above purpose a piece of land measuring, more or less, I cottah 14 dhoors of standard measurement, bounded on the north by the existing lane leading from the house of Nagoo Telin; on the cast by waste land and house of Nagoo Telin; on the south by the house of Mahadeo Kahar and shops of Bhutto Tely; and on the west by the land lying by the road from Nowada to Rojowiy, is required within the aforesaid mouzah.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Goot, of Bengal.

[First Publication.]

DECLARATION.

The 24th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that additional land is required to be taken by Government at the public expense for a public purpose, namely, for the Railway Terminal Station in the town of Howrah, it is hereby declared that for the above purpose 16 cottabs 10 chittacks of land by standard measurement, with buildings thereon, are required. The premises are situate in mouzah Howrah, pergunnah Borae, district Hooghly, and bounded on the north and east by land belonging to the East Indian Railway Company; on the south by the Howrah Ghât Road; and on the west by land and premises the property of Mrs. Emma Watling, but at present under acquisition under the provisions of Act X of 1870.

The plan of the land mentioned above can be seen at the Office of the Railway Deputy

Collector, Board of Revenue, Calcutta.

This declaration is made under the provisions of Section 6, Act X of 1870, to all whom it may concern.

H. J. Reyfolds,

Offy. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 27th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz: for the construction of a new station road from the Railway Station at Julpi-gorec running in an easterly direction through paddy-fields to the Rungpore Road in front of the cemetery in taluk Khoria, pergunnah Bykantopore, zillah Julpigorec, it is hereby declared that for the above purpose a strip of land in length, more or less, 1,055 feet, with an average breadth of 72 feet, and in area 5 beeghas 5 cottahs 10 doors of standard measurement, is required within the aforesaid Khoria taluk.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

Offg. Secy. to the Gort. of Bengal.

[Second Publication,] DECLARATION.

The 20th March 1877.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway purposes, in the village of Kooshahaut, pergunnah Shazapore, zillah Furreedpore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 2 beeghas 6 cottahs and 4 chittacks of standard measurement, bounded on the south by land belonging to the Eastern Bengal Railway Company and Addy Nanth Kur; on the west by land belonging to Neechoo Dutt; on the north by land occupied by Wooma Nauth Ghose, Dwarkanauth Daw, Harran Chunder Kur, Essan Chunder, and Chunder Kur; and on the east by land occupied by Ramanundo Bose, is required within the aforesaid village of Kooshahaut.

This declaration is made under the provisions of section 6 of Act X of 1870 to all whom it may concern.

H. J. REYNOLDS,

JUDICIAL DEPARTMENT.

No. 1681A.

The 16th March 1877.—The Lieutenant-Governor is pleased to accept the resignation tendered by Mr. T. C. Curtis of his appointment as an Honorary Magistrate in the district of Monghyr.

The 20th March 1877.—The Lieutenant-Governor is pleased to accept the resignation tendered by Baboo Ishan Chunder Bhuttacharjee of his appointment as an Honorary Magistrate in the district of Jessore.

The 23rd March 1877.—Mr. H. A. D. Phillips, Assistant Magistrate and Collector, in charge of the Kendrapara Division of the Cuttack district, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

Baboo Surendro Nath Pal Chowdry, Officiating Deputy Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Magistrate of the Second Class.

Baboo Atul Chunder Chatterjee, Deputy Magistrate and Deputy Collector, in charge of the Jajpore Division of the Cuttack district, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The 24th March 1877.—Mr. C. H. Swinden, who has, under separate orders of this date, been appointed to act as a Sub-Deputy Collector in Maldah, is vested with the powers of a Magistrate of the Third Class.

Mr. H. Savage, Assistant Magistrate and Collector, Ranergunge, is appointed, under the provisions of Section 3, Act II of 1869, to act as a Justice of the Peace within the territories under the Lieutenant-Governor's control.

The orders of the 10th February 1876, granting one month's privilege leave to Baboo Gopal Chunder Banerjee, First Sudder Moonsit of Dacca, are cancelled at his own request.

This cancels the orders appointing Baboo Anund Nath Mozoomdar, M.A., B.L., to officiate as First Sudder Moonsif of Dacca.

The 26th March 1877.-Moulvi Syed Ameer Hossein, Deputy Magistrate and Deputy Collector, Patna, is vested with powers to try summarily the offences mentioned in Section 222 of the Criminal Procedure Code.

The following notification is substituted for the one dated the 19th February 1877, published in the Calcutta Gazette of the 21st idem:—

Mr. L. W. Hutchinson, Acting Second Subordinate Judge of Kishnaghur, is appointed. to act as Judge of the Courts of Small Causes at Kooshtea, Chooadangah, and Pubna, during the absence, on leave, of Moulvi Syed Moazzim Hossein, or until further orders.

Baboo NobinkrishnaBanerjce, temporary Sub-Deputy Collector, Bagirhat, in Jessore, is

vested with the powers of a Magistrate of the Third Class.

The 27th March 1877 - Moulvi Syed Ahmed Ali is appointed to be an Honorary Magistrate and Magistrate of Police in Calcutta, under Section 22, Act IV (B.C.) of 1866. He is also appointed, under the provisions of Section 4, Act 11 of 1869, to Act as a Justice of the Peace for the town of Calcutta.

LEAVE OF ABSENCE TO MOONSIFS .- The 21st March 1877 .- Baboo Chuckerdhur Pershad, Moonsif of Arrareah, in the district of Purneah, is allowed leave of absence for one week, under Section 9, Supplement F of the Civil Leave Code, in extension of that already granted to him on the 31st January 1877.

The 22nd March 1877.—Baboo Burhma Dutt, Moonsif of Monghyr, in the district of Bhagulpore, is allowed privilege leave of absence for a month and a half, under the rules in

Chapter VII of the Civil Leave Code, with effect from the 15th of March 1877.

The 23rd March 1877.—Baboo Kristo Dhone Chowdhry, Moonsif of Hathazaree, in the district of Chittagong, is allowed leave of absence for two mouths, under Section 8, Supplement F of the Civil Leave Code, in extension of that already granted to him on the 22nd January 1877.

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 21st March 1877.—Under Section 50, Act X of 1872 (the Code of Criminal Procedure), the Lieutenant-Governor is pleased to direct the Magistrate of the district of Dinagepore, the Joint-Magistrate of Dinagepore, and Moulvie Mahomed Ali Khan, or either of them, to sit sogether with Baboo Permeswar Dau, Roy Radha Gobindo Roy Shahib Bahadoor, and Moulvie Masahar Hossein Chowdhury, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Bench at Dinagepore for the trial of offences arising within the sudder sub-division of the Dinagepore district. The Bench thus constituted shall exercise the powers of a Magistrate-of the second class, and the power to try summarily all or any of the offences mentioned in Section 225 of the said Act.

(First Publication.)

NOTIFICATION.

The 19th March 1877.—The Lieutenant-Governor is pleased to transfer the headquarters of the Rurhee sub-district, in Hazarechagh, from Jainagor to Burhee. This arrangement will take effect from the 1st proximo.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 21st March 1877.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Kazee Azhur Ali authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan registrar within the thanas of Nattore Baraigram, and Singra (East), in the Nattore sub-division, in the district of Rajshahye. The head-quarters of the Office will be at Nattore.

R. L. MANGLES, Offg. Secy. to the Goot. of Bengal.

[First Publication.]

NOTIFICATION.

The 26th March 1877.—It is hereby notified that under the provisions of Section 234 of the Bengal Municipal Act V (B.C.) of 1876 the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Hazareebagh at a meeting, to extend to that Municipality the provisions of Sections 235 to 255 (both inclusive) of Part VII, Chapter II of the said Act V (B.C.) of 1876.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 27th March 1877.—It is hereby notified that under Section 5 of the Indian Registration Act VIII of 1871 the Lieutenant-Governor sanctions the abolition of the Sub-Registry Office at Sikandrah, in the district of Monghyr, and the addition of than a Sikandrah to the sub-district of Jamui, to which it formerly belonged. The change will have effect from the 1st April next.

R. L. Mangles,

Offg. Secretary to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 14th March 1877.—It is hereby notified that under the provisions of Section 78 of Act V (B.C.) of 1876 the Lieutenant-Governor sanctions the imposition, from 1st April next, of a tax on carriages, horses, and other animals mentioned in the third Schedule of the Act within the First Class Municipality of Midnapore, with the exceptions authorized by Section 122, according to the rates directed by the Municipal Commissioners at a meeting, and which are mentioned below:—

			Ks.	A.	Ρ.	•
For every	four-wheeled carriage dra	awn by two horses	4	8	0 8	quarter.
1)	four-wheeled carriage dra ponies under thirteen	wn hy one horse o hands	r two }- 1	8	0	"
>>	two-wheeled carriage	•••	2	4	0	,,
22	horse	•••	2			,,
91	pony under thirteen har	ids, mule, and do			0	,,
13	elephant		6	0	0	"
11	camel	•••	2	0	0	

Animals under eleven hands in height, and carriages the wheels of which do not exceed 24 inches in diameter, are exempted.

2. His Honor also sanctions the levy of fees on the registration of carts within the Municipality of Midnapore, with the exception noted in Act V (B.C.) of 1576, at the rates directed by the Municipal Commissioners at a meeting and mentioned below:—

			R	8	A.	P.	
Every cart drawn by a horse of the cart		,					a year.
,, other cart	•••	•••	R. 1				•••

(First Publication.)

NOTIFICATION.

The 26th March 1877.—It is hereby notified for general information that under Section 78 of the Bengal Municipal Act V (B.C.) of 1876 the Lieutenant-Governor has been pleased, at the recommendation of the Commissioners of the Municipality of Nowabgunge, in the district of the 24-Pergunnals, made at a special meeting, to sanction the imposition, from the 1st April 1877, by the Commissioners, under Section 122 of the Act, of a tax on carriages, horses, and other animals named in the schedule published below, at the rates therein specified:—

						Rs.	A.	Ρ.	•
For every	four-wheel	ed carriage	drawn b	v two horses		4	8	0 1	er quarter.
",	four-wheel	ed carriage	drawn	by one horse	or a	,			-
•	pair of	ponies uno	ler 13 ha	uds	•••	3	0	0	2)
"	two-wheele	d carriage	• • •	•••		2	8	0	39
3)	horse		•••	• •		2	0	ď	11
"	pony under	· 13 hands,	and ever	y mule and do	nkey	0	12	0	
"	elephant				• • •	6	0	0	11
• ,,	caniel			•••	,	2	0	0	"

Animals under 11 hands in height, and carriages the wheels of which do not exceed 24 inches in diameter, are exempted.

2. The Lieutenant-Governor has also been pleased, under the said Section 78 of the aforementioned Act V (B.C.) of 1876, to sanction, at the recommendation of the Commissioners at a meeting, the registration by them, under Section 133 of the Act, of all carts kept or habitually used within the Municipality of Nowaliguuge, and the levying, from the 1st April 1877, of a fec of Rs. 3 per annum upon every cart for such registration.

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 26th March 1877.—It is hereby notified for general information that, under Section 78 of the Bengal Municipal Act V (B.C.) of 1876 the Lieutenant-Governor, has been pleased, on the recommendation of the Commissioners of the Municipality of Augurparah, in the district of the 24-Pergunnahs, made at a special meeting, to sanction the imposition, from the 1st April 1877, by the Commissioners, under Section 122 of the Act, of a tax on carriages, horses, and other animals mentioned below, at the rates specified against them respectively:—

				Rs.	Λ.	₽.	
For every	four-wheeled carriage draw	vn by two horses		-1	8	0	per quarter.
,,	four-wheeled carriage dra	wn by one horse	e or a				•
••	pair of ponies under 13 1	ands		3	0	0	,,
,,	two-wheeled carriage	•••		2	8	0	"
"	horse	***		2	0	0	,,
"	pony under 13 hands, and	for every mule	and				•
• "	donkey			0	12	0	,,,
,,	elephant	•••	•	6	0	0	"
	camel	•••		2	0	0	••

Animals under 11 hands in height, and carriages the wheels of which do not exceed 24 inches in diameter, are exempted.

2. The Lieutenant-Governor has also been pleased, under the same section of the Bengal Municipal Act, to sanction, on the recommendation of the Commissioners at a meeting, the registration by them, under Section 133 of the Act, of all carts kept or habitually used within the Municipality of Augurparah, and the levying, from the 1st April 1877, of a fee of Rs. 4 per annum upon every cart for such registration.

R. L. MANGLES,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 26th March 1877.—Under Section 4 of Act VII of 1871. the Indian Emigration Act), the Lieutenant-Governor is pleased to approve of the appointment of Mr. Robert W. S. Mitchell. Emigration Agent for Trinidad, to act as Emigration Agent for Jamaica, in addition to his other duties, during the absence, on leave, of Mr. W. M. Andersen.

(First Publication.) *** NOTIFICATION.

The 24th March 1877.—It is hereby notified that Dwarkanath Bhattachargya, described in the following roll, recently Nazir of the Court of the District Judge of East Burdwan, has been dismissed from that appointment for criminal breach of trust, and is hereby declared to be disqualified from serving Government hereafter in any capacity:—

Name of individual and in what capacity intely employed.	in what capacity Pather's Name.		Age.	Beligion or Caste.	Crime of which guilty				
Dwarkanath Bhattachargys, late Nazir of the Court of the Histrict Judge of East Burdwan,	Ramjiban Bhatla- chargys.	Gora Bazar, Berham pore, Moorshedabad district.	84	Hindu, Brahmin	Criminal breach of trust.				

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[First Publication.] NOTIFICATION.

The 26th March 1877.—The following bye-laws, framed by the Municipal Commissioners of the Suburbs of Calcutta at a meeting under Section 313 of Act V (B.C.) of 1876, having been confirmed by the Lieutenant-Governor under Section 314 thereof, are hereby published for general information:—

For regulating the time and mode of collecting the taxes.

- 1. EVERY officer authorized to grant receipts shall be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the Municipality and the signature of the Chairman. Every collecting officer at the time of demanding payment shall be bound to show this certificate if required.
- 2. Every person required in writing to furnish any schedule or return which the Commissioners may lawfully require him to furnish shall send such schedule or return to the office of the Commissioners within one week from the date of the service of the requisition, in the manner described in section 367 of the Act. Any person failing to do so shall be lighle to a penalty not exceeding Rs. 5 for the omission, and to a penalty not exceeding Rs. 2 for every day the omission shall, after warning, continue.
- S. Payment of purchase money for property sold and delivery of the property shall be made immediately after the sale; and if the purchaser fail to pay the full amount of his bid, it shall be lawful for the distraining officer at his discretion to sell the property again on the same or any other day, and the first purchaser shall in such case be responsible to the Commissioners for any loss, which shall be recoverable as a debt due to them.

For regulating the conduct of persons employed by the Commissioners.

- 4. All persons employed by the Commissioners, whose services may be no longer required, shall be liable to discharge after receipt of previous notice or pay in advance for the period of one month, and no such person shall withdraw from the duties of his office without having given previous notice for the period of one month, on pain of forfeiture of one month's salary.
- 5. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix; and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

For regulating the disposal of offensive matter, rubbish, and dead bodies of animals.

6. Every person within whose premises any animal may die shall, within four hours after its death, or, if death occurs at night, within two hours after daylight, either remove at his own expense the carcass to such place as may be set spart by the Commissioners for the reception of such carcass, or report its death to the conservancy overseer of the division within which such premises may be situated; and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may from time to time determine; and in cases where the said person is not the owner of the snimal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. No overseer when called upon shall neglect to remove a carcass.

Penalty for infringement, a fine not exceeding Rs. 10.

7. No person shall deposit, or cause to be deposited, any carcass, or any part of a carcass, in any place other than such places as may from time to time be appointed by the

For the regulation and management of privies.

8. Every owner or occupier of any house, land, or premises from which offensive matter is not removed by the said owner or occupier shall give free access to the servants of the Municipality to such parts of his house, land, or premises where night soil or filth is kept, for the removal of such night-soil or filth, within such hours as may have been fixed on by the Municipal Commissioners.

Penalty for infringement, a fine not exceeding Rs. 5.

- 9. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable moveable receptacle of metal or earthenware.
 - Penalty for infringement after notice, a fine not exceeding Rs. 5.
- 10. No owner or occupier of any house, land, or premises in or on which any privy may be situated shall allow night-soil or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow, or excavation (or any place containing waste and stagnant water).

Penalty for infringement, a fine not exceeding Rs. 20.

11. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cesspool, into any river, tank, khal, water-course, or receptacle for water, or dispose of the above-mentioned kinds of offensive matter in any other way than as the Municipal Commissioners may from time to time direct.

Penalty for infringement, a fine not exceeding Rs. 20.

- 12. The Municipal Commissioners may direct the use of lime, coal tar, carholic acid, or other deodorants or disinfectants in any privy or premises if at any time it seems to them necessary for the preservation of public health, or for the prevention of infection or spread of disease: provided that the Municipal Commissioners shall be bound to supply such deodorants, &c., at cost price, and the price shall be recoverable as a debt due to the Commissioners.
- 13. No person shall carry night-soil through the streets otherwise than in a closely covered receptacle of such description and pattern as shall be required from time to time by the Municipal Commissioners, and between such hours as the Municipal Commissioners at a meeting may from time to time direct.

Penalty for infringement, a fine not exceeding Rs. 20

14. No nightman, sweeper, or other person carrying night-soil through the streets, shall loiter or deposit any vessel containing or intended to contain night-soil on or by the side of any public road or street.

Penalty for infringement, a fine not exceeding Rs. 20.

15. No place shall be used for the collection of night-soil or as a tollah depôt without a license from the Municipal Commissioners.

Penalty for infringement, a fine not exceeding Rs. 20.

- 16. Every holder of a license for the keeping of a public necessary shall register his name in the office of the Municipal Commissioners, and that of every servant or member of his family employed in conducting such public necessary or removing night-soil therefrom. Penalty for infringement, a fine not exceeding Rs. 20.
- 17. Every person so registered shall be supplied on payment with a ticket or badge and shall be bound to produce his ticket or badge at all times when called upon to do so by any municipal or police officer duly empowered to demand the same.

Penalty for infringement, a fine not exceeding Rs. 20.

18. Every holder of a license for the keeping of a public necessary shall make the floors, drains, and seats of his privy pucca, if required so to do by a written notice, and shall construct or provide such receptacles for the night-soil as the Commissioners shall require, and shall provide a sufficient supply of water to keep the same in a cleanly state.

Penalty for infringement, a fine not exceeding Rs. 20.

General Bye-Laws.

19. No person shall put, or cause to be put, on any house or other building any spout or other thing intended for the conveyance and discharge of water which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public road or thoroughfare, and the Commissioners shall have power to take down and alter any such spout now in existence and to recover the costs as a debt due to the Commissioners.

Penalty for infringement, a fine not exceeding Rs. 5.

20. No person shall construct or place over, or by the side of, any public drain any bridge, platform, building, or structure of any kind, except by and with the written permiasion of the Commissioners, and in such manner as they shall direct.

Penalty for infringement, a fine not exceeding Rs. 10; penalty for continued infringe-

ment after notice, a fine not exceeding Rs. 3 daily.

21. If any house, wall, or other erection, or any part thereof, fall upon any public highway or into any public drain, the owner of such house, wall, or erection shall remove

22. No person shall prepare any channel, or convey water by any channel, across any public thoroughfare, except in such manner as shall have been first approved by the Commissioners.

Penalty for infringement, a fine not exceeding Rs. 10; penalty for continued infringe-

ment after notice, a fine not exceeding Rs. 2 daily.

23. No person shall steep in any river, khal, tank, or ditch within municipal limits any jute, hemp, bamboos, or other vegetable matter likely to render the water of such river, khal. tank, or ditch offensive or noxious to the neighbourhood.

Penalty for infringement, a fine not exceeding Rs. 5; penalty for continued infringe-

ment after notice, a fine not exceeding Rs. 2 daily.

24. No person shall, without the written permission of the Commissioners, set up any obstruction in any drain, nullah or water-course; and the Commissioners may order the removal of any such obstruction on grounds of public health.

Penalty for infringement, a fine hot exceeding Rs 10; penalty for continued infringe-

ment after notice, a fine not exceeding Rs. 4 daily.

25. The owner or occupier of any part of the bank of any nullah or water-course shall keep it free from filth, dense vegetation, or other obstruction, and shall at all times allow the Commissioners, or any of their servants duly authorized, to have access to such nullah or water-course for any purpose of public conservancy.

Penalty for infringement, a fine not exceeding Rs. 10; penalty for continued infringe-

ment after notice, a fine not exceeding Rs. 5 daily.

26. No person shall let loose, or cause or allow to be let loose, or allow to get loose, any diseased or worn-out animal on any highway, or into any place whence such animal can escape into any highway.

Penalty for infringement, a fine not exceeding Rs. 20.

No person shall picket animals, or collect carts, or form any encampment upon

any public ground without the permission of the Commissioners.

28. No person shall throw, or place, or permit his servants to throw or place, on any road or street any broken glass, broken bottles, or crockery. Such rubbish shall be removed on payment from private premises or may be placed directly in the concervancy-carts.

Penalty for infringement, a fine not exceeding Rs. 10.

For regulating the burial grounds.

29. No person shall bury, or cause to be buried, any corpse, or part of a corpse, in any burial ground in a grave constructed of masonry in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than five feet from the surface ground.

Penalty for infringement, a fine not exceeding Rs. 10.

- 30. No pers n shall bury, or cause to be buried, in any burial ground any corpse or part of a corpse in a grave not constructed of masonry which shall be less than six feet deep. Penalty for infringement, a fine not exceeding Rs. 10.
- 31. No person shall huild or dig, or cause to be built or dug, any grave in any burial ground at a less distance than two feet from any other existing grave.

Penalty for infringement, a fine not exceeding Rs. 20.

32. No person shall build or dig. or cause to be built or dug, a grave in any burial place in any other line than that marked out by the Commissioners.

Penalty for infringement, a fine not exceeding Rs. 20.

83. No grave once used shall be opened for the burial of another body without the permission of the Commissioners.

Penalty for infringement, a fine not exceeding Rs. 20.

- 34. No one shall carry a corpse, or part of a corpse, through any highway unless it be decently covered and totally concealed from public view.
- Penalty for infringement, a fine not exceeding Rs. 10. 35. Every person who shall bring or convey, or cause to be brought or conveyed, any corpse, or part thereof, to any burning ground shall completely burn, or cause the same to be completely burnt, within four hours after its arrival at the said burning ground. Penalty for infringement, a fine not exceeding Rs. 20.
- 36. No person, when burning or causing to be burnt, any corpse, or part of a corpse, in any burning ground shall permit the same, or any part thereof, to remain without being completely reduced to ashes, or shall permit the clothes or other articles connected with the burning of such corpse to remain at or near such burning ground unless the same be completely reduced to ashes.

Penalty for infringement, a fine not exceeding Rs. 20. 37. No person shall open any grave within six months of the burial of any body therein, or shall exhume any corpse, except with the written permission of the Commissioners.

Penalty for infringement, a fine not exceeding Rs 20.

88. No person while carrying any corpse, or part of a corpse, through the precincts falling within municipal limits shall deposit it on or near any public highway except for the

NOTIFICATION.

The 14th March 1877.—Under section 3, Act I (BC.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant a license to Moulvie Shukoor Ali authorizing him to register Mahomedan marriages and divorces and to exercise the other functions of a Mahomedan Registrar within the town of Chittagong, in the place of Moulvie Abool Khair Mahomed Mohtashur Billah, deceased.

R. L. Manoles.

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 14th March 1877.—Under section 3, Act I (B C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has been pleased to grant licenses to the gentlemen named below, authorizing them to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the thanas specified against their names:—

Darnet.	Sub-division.	Registration sub- district.	Thens comprising Malorandan Receiver's jurisdiction.	Head-quarters.	Name of Maliomedian Besistrar
Гіррегай	Brahmanbariah . Sudder Sub-divi- sion	Quaha Barkamti	Qasba	Qatha	Moulvi Abdool Latil. Voulvi Arizar Rahman Ahined Klan

R. L. MANGLES, Offy Secy, to the Gort, of Bengal,

[Second Publication.]

NOTIFICATION.

The 17th March 1877.—Under the provisions of section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor is pleased to sanction the transfer of thanks Ashanpur from the sub-district of Baluchar to the sub-district of Lallagh, in the district of Moorshedabad. His Honor also sanctions the transfer of the head-quarters of the present sub-district of Rampore Hat from Rampore Hat to Nalhati. Under section 7 of the Act the Lieutenant-Governor is pleased to appoint Baboos Peary Mohan Sircar and Shite Nath Bhatticharjea to be Sub-Registrars of Nalhati and Lalbagh respectively. The arrangements will take effect from 1st proximo.

R. L. Mangles,

Offg. Secy. to the Gov!. of Bengal.

[Second Publication.]

NOTIFICATION.

The 19th March 1877.—It is hereby notified for general information that, under section 78 of Act V (B.C.) of 1876, the Lieutenaut-Governor has been pleased, on the recommendation of the Commissioners of the Municipality of Nattore, in the discrict of Rajshahye, made at a special meeting, to sauction the imposition, from the 1st May 1877, by the Commissioners under section 122 of the Act, of a tax on horses and other animals named below, at the rates specified against them respectively:—

Perquarter.

					Ra.	A.	P.	
For every	horse		•••	 •••			•()	-
,,	pony	•••	•••	 •••	_	8		
.,	elephant		•••	 ***	6	0	()	

The Lieutenant-Governor is also pleased, under section 78 of the said Act V (B.C.) of 1876, to sanction, on the recommendation of the Commissioners at a meeting, the registration by them, under section 183 of the Act, of all carts kept or habitually used within the municipality, and the levying from the 1st May 1877 of a fee of Rc. 1-8 half-yearly upon every cart for such registration.

R. L. Mangles,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 20th March 1877.—It is hereby notified that under section 17 of Act V (B.C.) of 1876, the Lieutenant-Governor has been pleased to appoint the Superintendent for the time being of the Central Jail at Buxar to be an ex-officio Commissioner of the Municipality R. L. MANGLES,

NOTIFICATION.

The 18th March 1877.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that swing to the bad character of, and constant depredations committed by, the inhabitants of Punkhachur and the neighbouring villages in the district of Jessore, the Lieutenant-Governor has sanctioned the quartering on them for a period of two years, from the 1st of April next, of an additional police force consisting of one head constable and three contables.

2. The cost of this force will be assessed on and levied from the inhabitants of the villages mentioned below in proportion to their respective means, according to the rate noted opposite each village:—

				Rs.	Α.	Ρ.
One head constable at Rs. 20	•••	•••		20	•0	0
Two constables at Rs. 8 cach	•••	•••		16	0	0
One constable at Rs. 7	•••	•••		7	0	0
Pensionary charges	•••	•••	•••	5	6	0
Stationery and lighting	•••	•••	•••	1	0	0
Ten per cent. contingencies	•••	•••	***	4	4	9
	Total per	month		58	10	9
	or for	two years	•••	1,288	2	0
Clothing allowance at Rs. 4	cach for t	wo years		32	0	0
Coat of building	•••	•	•••	50	0	0
Tot	al cost for	two years	•	1,370	2	0
		-				

	Names of Villages.					ble for lding.	Amount payable per measem for cost of police.		
				Rs.	A.	P.	Rs.	A.	P.
Punkhachur	***			8	8	0	9	5	4
Itwachur	•••	•••	•••	9	0	0	20	14	0
Mullickpore	•••	•••	•••	7	8	0	8	2	0
Patna		•••	•••	9	8	0	10	6	9
Nuldanga		•••		8	0	0	8	4	0
Brahman Patna	•••	•••		7	8	0	8	0	0
•						R.	L. MA	NGL	E8,
• •				Off g .	Sec	y. to	the Go	st. c	f Benge

[Second Publication.] NOTIFICATION.

The 19th March 1877.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that as the villages of Bebaz and Kalashkatti, in the sudder sub-division of the district of Backergunge, are in a disturbed state, and breaches of the peace are apprehended owing to the existence of disputes regarding the possession of lands and collection of rents, the Lieutenant-Governor has sanctioned, with effect from 1st December 1876, the employment for six months of a special police force, consisting of one head constable and eight constables, to be quartered at the said villages. The charge noted below will be levied from the residents of Kalashkatti and Bebaz, i.e. half of the cost will be levied from each of the villages:—

			Ra.	A.	P.
One first grade head constable at Ra. 25	•••		25	0	0
Two first grade constables at Rs. 9 each	•••		18	0	.0
Two second grade constables at Rs. 8 each	•••	•••	16	0	0
Four third grade constables at Rs. 7 each	•••	•••	28	0	0
	Total	•••	87	.0	0
Pensionary charges at 2 annas per rupee	•••		10	14	0
Contingencies at 10 per cent	•••	• •••	8	11	0
	Total		106	09	0
Or for a	ix months	• • • • • • • • • • • • • • • • • • • •	639	1/8	0
Clothing allowance for nine men, at Rs. 4	per annum		18	0	0
Barracks	•••	•••	50	0	0
Total cost for	six months	;	707	6	0
		ת כו	M.	~~~	794

NOTIFICATION.

The 20th March 1877.—The following revised notification is issued in substitution of the notification dated the 8th instant, published in the Calcutta Gazette of the 14th idem :-

It is hereby notified, under the provisions of section 15 of Act V of 1861, that in consequence of the frequent breaches of the peace which occur between semindar Jagot, Chunder Rakhit and his rvots of the villages of Kaliaish, Katgurh, and Mungyaporee, in thana Sattania, in the Chittagong district, the Lieutenant-Governor has sanctioned the employment for a period of six months of an additional pulice force, consisting of one head constable and ten coustables, to be quartered in the said villages.

The cost of the force as noted below will be assessed on and levied from the inhabitants

of the villages in proportion to their respective means:-

						A.	Λ,	r.
One first grade hea	d constable a	t R	ls. 25	•••	•••	25	0	Œ
One first grade con	stable at Rs.	9				9	O	0
Two second grade of	constables at	Rs.	. 8 each			16	0	0
Three third grade c	onstables at	13	7 ,,	***		21	()	0
Four fourth grade of	constables at	,,	6 ,,	•••		24	0	()
Pension charge	•••		***	•••	•••	- 11	14	0
Contingencies	•••		•••	•••	•••	9	8	0
•			Total per	mensen	•••	116	6	0
			Cost for six	months		698	4	()
			Building	•••		50	0	0
			T	otal	•••	748	4	0

[Second Publication.]

NOTIFICATION.

The 20th March 1877.—In continuation of Government Notification of 3rd August 1876, it is hereby notified, under the provisions of section 15 of Act V of 1861, that whereas the village of Kharshalika, in the Serajgunge sub-division, in the district of Pubna, is still in a disturbed state, the Lieutenant-Governor has sanctioned the retention for a further period of three months of a special police force of one head constable and eight constables to be quartered in the disturbed village of Kharshalika, in the inrisdiction of Shuzadpore police-station, in the aforesaid district, for the purpose of keeping the peace between the zemindars and the ryots of the said village.

The cost of the force noted below will be assessed on and levied from the inhabitants of

the said village in proportion to their respective means :-

					168	. А.	r.
One head constable	on Rs. 15				15	()	0
Eight constables on	Rs. 6 each				48	0	O
Pensionary charges		s per rupee		•••	7	1.1	0
Contingencies at ter		• • •	•••	•••	6	4	9
			Total		77	2	9
•							
For three months	•••	•••	•••	•••	231		3
Housing	•••	. •••	***	•••	18	12	0
Grand total for thre	ee months	•••	•••		250	4	3

R. L. MANGLES, Offg. Secy. to the Govt. of Bengal.

[Second Publication]

NOTIFICATION.

The 20th March. 1877 .- In continuation of the notification of Government dated 14th December 1876, published at page 1524 of the Calcutta Gazet'e of the 20th idem, the Lieutenant-Governor has been pleased, in the exercise of the power vested in him by section 10 of the Bengal Municipal Act V (B.C.) of 1876, to order the suspension of the said Ad in the town of Dowlutkhan, in the district of Backergunge, for a further period of three months, i.e. from the 1st February to the 30th April next, and the remission of all taxes leviable in the said town under the Act for the aforesaid period of three months.

R. L. MANGLES, Offy. Secy. to the Govt. of Benyal.

[Second Publication.] NOTIFICATION.

The 20th March 1877 .- The Lieutenant-Governor has been pleased to prescribe the

Amirabad.
 Bandor Madaripore.
 Lakheegange.
 Madaripore.
 Char Mugaria.
 Char Khagdi.

Khagdi with Dailbasa

8. Kalpaddi. 9. Char Madaripore. 10. Aoj Nagore. 11. Rasti. 12. Putia. 13. Hazrapur. following revised limits for the town of Madaripore as those within which the provisions of chapters I, II, and V of Act V (B.C.) of 1876 (the Bengal Municipal Act) shall be in force, with effect from the 1st April next. The town as now constituted shall include the villages noted

in the margin, and shall be bounded as follows:—On the north, by Pachkhola Done; on the south by the villages Ghatmanji Gaidi. Thantali Kukrail, Soiderbali, Mabarakdi, Gurkhan, and Brahmandi; on the east by river Arial Khan; on the west by the villages Aoj Dargabardi and Putia Khal. and River Kumar.

R. L. Mangles, Offg. Secy. to the Govt. of Bengal.

[Second Publication.] NOTIFICATION.

The 20th March 1877.—It is hereby notified for general information that the Lieutenant-Governor of Bengal has been pleased to direct that the provisions of section 11 of the Gambling Act [Act II (B.C.) of 1867] shall be extended to the following tracts of country in the Midnapore district, with effect from the 15th April 1877.

A tract extending to 150 feet on either side of the mid-line of the road leading from the town of Bankoors to that of Midnapore, commencing from the boundary between the districts of the same name and extending up to the municipal limits of the Midnapore sudder station.

A tract extending to 150 feet on either side of the mid-line of the road leading from Calcutta to Midnapore, commencing at the west bank of the Roopnarain River and extending up to the municipal limits of the town of Midnapore.

A tract extending to 150 feet on either side of the mid-line of the road leading from Midnapore to Cuttack, commencing at the municipal limits of the Midnapore town and extending up to the boundary between the Midnapore and Balascre districts.

R. L. MANGLES, Offg. Secy. to the Govt. of Hengal.

[Second Publication.] NOTIFICATION.

The 20th March 1877.—Under section 50, Act X of 1872 (the Code of Criminal Procedure), the Lieutenant-Governor is pleased to direct the Magistrate in charge of the Begoo Serai division of the Monghyr district, and Baboo Mohim Chunder Roy (howdhry, or either of them, to sit together with Baboo Hurri Proshad, Baboo Monohur Lall, Baboo Hurbuns Narayan, Baboo Tularam, Moulvie Abdool Waheb, Moonshee Shamshuddin, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Bench at Begoo Scrai for the trial of offences arising within the Begoo Serai division of the Monghyr district. The Bench thus constituted shall exercise the powers of a Magistrate of the second class, and the power to try summarily all or any of the offences mentioned in secsion 225 of the said Act.

Offg. Secy. to the Goot. of Bengai.

[Second Publication.] NOTIFICATION.

The 20th March 1877.—Under section 50, Act X of 1872 (the Code of Criminal Procedure), the Lieutenant-Governor is pleased to direct the Magistrate of the district of Monghyr, the Joint-Magistrate of Monghyr, Mr. H. Dear, Mr. C. Ambler, Mr. G. Thomas, and Baboo Okhil Churn Mullick, or any one or more of them, to ait together with Mr. C. Curtis, Dr. H. W. Hill, Baboo Gunga Proshad, Baboo Aghore Chunder Mookerjee, Baboo Kumleshari Proshad, Shekh Yar Ali, Shah Wajid Ali, or any one or more of them, or with any one or more of such Honorary Magistrates as may from time to time be appointed by Government for the purpose, as a Bench at Monghyr for the trial of offerces arising within the Sudder division of the Monghyr district. The Bench thus constituted shall exercise the powers of a Magistrate of the second class, and the power to try summarily all or any of the offences mentioned in section 225 of the said Act.

R. L. MANGLES, Offg. Secy. to the Gort. of Bengal.

NOTIFICATION.

The 10th March 1877.—Under section 5 of the Indian Registration Act VIII of 1871, the Lieutenant-Governor is pleased to sanction the addition of thema Bansibari, at present comprised within the Sudder sub-district of Dinagepore, to the sub-district of Rayganj. R. L. Mangles, Offig. Secy. to the Goot. of Bengal. The arrangement will take effect from let April next.

[Second Publication.]

NOTIFICATION.

The 12th March 1877.—It is hereby notified for general information that, under section 78 of the Bengal Municipal Act V (B.C.) of 1876, the Lieutenant-Governor is pleased in compliance with the recommendation of the Commissioners of the Municipality of Rajpore, in the district of the 24-Pergunnaha, made at a special meeting, to sanction the levy, from the 1st May 1877, by the Commissioners, under section 122 of the Act, of a tax on carriages, horses, and other animals at the rates mentioned below :-

Per quarter. Rs. A. P. For every carriage drawn by one or two horses or ponics 1 8 0 For every horse, pony, mule, or donkcy 0 6

2. The Licutenant-Governor is also pleased, under the said section 78 of the Act, to sanction, in compliance with the recommendation of the Commissioners at a meeting, the registration by them, under section 133 of the Act, of all carts kept or habitually used within the Municipality of Rajpore, in the district of the 24-Pergunnaha, and the levying of the undermentioned scale of fees:-

Per annum. Rs. A. P. For every cart kept- outside, but habitually used within the Municipality 3 0 0 For every cart kept and used within the Municipality 2 0 0 R. L. MANGLES, Offg. Secy. to the Govt. of Benyal.

[Second Publication.]

NOTIFICATION.

. The 20th March 1877.—It is hereby notified that under the provisions of section 3, Regulation VI of 1819, the Lieutenant-Governor has been pleased to declare that the ferry between Goalundo, the head-quarters of the sub-division of that name, and Hoomooria char, on the northern side of the River Ganges or Pudma, is a public one.

This notification is published in supersession of the one published at page 239 of the Calcutta Gazetle of the 14th February 1877. R. L. MANGLEA,

Offg. Secy. to the Govt. of Bengal.

[Third Publication,]

NOTIFICATION.

The 5th March 1877.—It is hereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village Chowkidaree Act), the Lieutenant-Governor is pleased to extend the provisions of that Act to the district of Hooghly with effect from the 1st April 1877.

R. L. MANGLES, Offg. Secy. to the Gont. of Bengal.

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

1 Head constable... ... 15 0 0 2 Constables at Rs. 8 each 18 0 0 at Rs. 7 45 0 U Stationery 1 0 d Contingencies at 10 per cent. 4 12 0 Pension charges at 2 annes on the rupes 5 10 0 6 0 per month. 56

Clothing for one head*con-table and four con-stables at 4 per annum.

The 12th March 1877.—It is hereby notified, under the provisions of section 15 of Act V of 1861, that with a view to the preservation of the peace in the villages of Bhobanepore and Chandpore, in the jurisdiction of thana Nulchitti, in the Backergunge district, where a dispute still exists regarding the possession and rents of certain lands and tenures in pergunnah Havili Selimahad, the Lieutenant-Governor has sanctioned the employment, for a further period of two months, from 1st February to 31st March 1877, of the special police force consisting of one head constable and four constables quartered at those villages under Government order No. 1048, of 20th March last. The charges specified in the margin will be levied as heretofore from the R. L. MANGLES, villagers,

[Third Publication.] NOTIFICATION, "

The 6th March 1877.—Under the provisions of section 284 of the Bengal Municipal Act V (B.C.) of 1876, it is hereby notified that the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Madareepore, in the district of Furreedpore, at a meeting, to extend all the provisions of Part VII, Chapter 2 of the Act to the said Municipality.

R. L. Mangles,

Offg. Secy. to the Govl. of Bengal.

PUBLIC WORKS DEPARTMENT,-BENGAL.

ESTABLISHMENTS.

The 21st March 1877.

No. 99.—Notification.—Mr. M. P. B. Duell, Officiating Superintending Engineer, assumed charge of the North-Western Circle on the 12th March 1877, before noon.

The 23rd March 1877.

No. 100.—Leave of Absence.—Baboo Hem Chunder Biswas, Sub-Engineer, Third

Bengal Government (Public Works
Department) Notification No. 37, of the privilege leave granted* to him from 5th March 1877.

No. 101.—Notification.—Baboo Behary Lall Mozoomdar,

Overseer, Second Grade, joined the Orissa Division on the 12th March 1877, before noon.

No. 102.—Transfer.—Baboo Cally Prossono Bannerjee, Accountant, Fourth Grade, from the late Burrisal Division to the Central Office of Accounts, Bengal, which he joined

on the 12th March 1877, before noon.

No. 103.—Leave of Absence.—Baboo Cally Prossono Bannerjee, Accountant, Fourth Grade, attached to the Central Office of Accounts, Bengal, is allowed privilege leave for two months and nineteen days, under Section 12, Supplement F of the Civil Leave Code, with effect from the 13th March 1877.

The 26th March 1877.

No. 104.—Mr. F. Bond, Executive Engineer, First Grade, Presidency Division, is allowed furlough to Europe for one year under Civil Leave Code Chapter IV, Section 12.

2. Mr. Bond is also allowed preparatory leave for fifteen days under the above Code,

Chapter VI, Section 24.

No. 105.—Notification.—The following order, issued by the Government of India, Public Works Department, is republished for information:—

No. 138, of the 23rd March 1877.-B. S. Rungia Naidoo, Accountant, Fourth Grade, Bengal, is transferred to Mysore.

J. E. T. Nicolls, Major-Genl., R.E.,

Secretary to the Government of Bengal in the Public Works Department.

IRRIGATION.

NOTIFICATION-ESTABLISHMENT.

The 23rd March 1877.

No. 83.—Transfers.—The undermentioned officers and subordinates are transferred in the interests of the public service from special survey duty in the South-Western Circle to the Northern Drainage and Embankment Division of that Circle with effect from the 10th instant:—

Mr. E. A. Parsick, Assistant Engineer, First Grade.

" G. A. G. Shawe, Assistant Engineer, Second Grade.

Baboo Rajkristo Coomar, Supervisor, Second Grade.

Mr. R. D. Ewing, Supervisor, Second Grade.

.,, R. B. Claudius, Overseer, First Grade. Baboo Bhagiruth Dass, Overseer, First Grade.

,, Ram Lall Cooar, Sub-Overseer, First Grade.

" Peary Mohun Gossamy, Sub-Overscer, First Grade.

, Jogendro Nath Sen, temporary Sub-Overseer, First Grade.

" Rajendro Nath Bisvas, Sub-Overseer, First Grade.

" Apurva Kissen Ghose, Sub-Overseer, First Grade.

The 24th March 1877.

No. 84.—Mr. R. B. Claudius, Overseer, First Grade, Northern Drainage and Embankment Division, is transferred in the interests of the public service from the South Western to the Orissa Circle.

No. 85.—Notification.—The following extract from Notification No. 125, dated 19th March 1877, of the Government of India, Public Works Department, is republished for information:—

The following Royal Engineer Soldiers are appointed to the Public Works Department as Overseers, First Grade, and posted as follows:—

Bengal Irrigation.

Corporal G. Trusler.

No. 86.—Posting.—With reference to the above, Corporal G. Trusler, Overseer, First Grade, is posted to the Sone Circle.

The 26th March 1877.

No. 87.—Leave. — Baboo Deno Kisto Roy, Sub-Overseer, First Grade, Mahanuddy Division, is granted sick leave for two months, under Section 3, Supplement F of the Civil Leave Code, with effect from the 1st January 1877.

The Sub-Overseer returned from the sick leave on the forenoon of the 1st March 1877.

No. 88.—Baboo Ram Lall Cooar, Sub-Overseer, First Grade, Northern Drainage and Embankment Division, is granted privilege leave for three months, under Section 12, Supplement F of the Civil Leave Code.

No 89—Mr. E. A.. Parsick, Assistant Engineer, First Grade, Northern Drainage and Embankment Division, is granted privilege leave for three mouths, under Chapter VII, Section 82 of the Civil Leave Code.

No. 90.—Mr. R. D. Ewing, Supervisor, Second Grade, Northern Drainage and Embankment Division, is granted privilege leave for three months, under Section 12, Supplement F of the Civil Leave Code.

No. 91 — Mr. G. J. R. Leeson, Assistant Engineer, First Grade, Cossye Division, is granted privilege leave for one month, under Section 12, Supplement F of the Civil Leave Code

No. 92.—Baboo C. Ruthmun Pillay, Overseer, First Grade, Brahminee Division, is granted sick leave for fourteen days, viz. from 13th to 26th December 1876, under Section 3, Supplement F of the Civil Leave Code.

No. 93.—Mr. T. R. Buxton, temporary Supervisor, Second Grade, Byturnee Division, is granted sick leave for four months, under Section 3, Supplement F of the Civil Leave Code, with effect from the forenoon of the 19th February 1877, on which date he availed himself of the leave.

No. 94.—Notification.—The following Notification of the Government of India, Public Works Department, is republished for information:—

No. 90, dated 28th February 1877.

"In continuation of Public Works Department Notification No. 221, of the 10th May 1876, Lance Corporal G. McDouald, R.E., is appointed to the Public Works Department as Overseer, First Grade, with effect from 30th March 1876."

No. 92—Posting —With reference to the above, Lance Corporal G. McDonald, a.s., Overseer, First Grade, is posted to the Dehree Workshop Division, which he joined on the forenoon of the 30th March 1876.

No. 96.—Leave.—Baboo Deno Nath Bhuttacharjee, Overseer, Third Grade, Buxar Division, is granted furlough for one year, under Section 7, Supplement F of the Civil Leave Code.

No. 97.—Notification — The undermentioned officers are attached to the Cossye Division of the South-Western Circle from the dates specified against their names:—

Mr. F. Taylor, Executive Engineer, Fourth Grade, from 18th November 1876.

Mr. G. A. G. Shawe, Assistant Engineer, Second Grade, from the 1st November 1876 to the 9th March 1877.

IRRIGATION.

No. 98.—Declaration.—Whereas it appears to the Lieutenant-Governor of Beugal that land is required to be taken by Government at the public expense for a public purpose, viz. for an embalkment on the right banks of the Mahanuddy and Sookpyka Rivers, in the district of Cuttack, it is hereby declared that for the above purpose a piece of land 20 miles in length and 260 feet in breadth, measuring 630a. 1r. sp., more or less, which runs from Matguipur and Guttyroutpatna, in pergunnah Kodinda, on the right bank of the Mahanuddy, to Eydepore, in the aforesaid pergunnah, at the head of the Sookpyka; then along the right bank of that river to its outfall near Koolsye, pergunnah Baloobisee; and from thence along the right bank of the Mahanuddy to Hurrishpur, in the same pergunnah, is required within

The 27th March 1877.

No. 99 .- Notifications. - The following Notification of the Government of India, Public Works Department, is republished for information :-

" No. 134, dated 22gd March 1877 .- The services of Mr. T. Martin, Executive Engineer, First Grade, (temporary Superintending Engineer), are placed at the disposal of the Punjab Government, in the Public Works Department, Irrigation Branch."

No. 100. - The Lieutenant-Governor is pleased to order the abolition of the Gunduk Circle as a separate circle of superintendency, and to transfer the undermentioned executive divisions of that Circle, with the officers and establishments attached to them, to the South-Western Circle :-

> Upper Gunduk Embankment Division. ditto ditto. Lower Gundak Survey Division.

No. 101 .- Major J. G. Forbes, R.s., Superintending Engineer, First Grade (temporary

rank), Sone Circle, to be Superintending Engineer of the South-Western Circle.

Major J. M. Heywood, R.E., Executive Engineer, First Grade, to be temporary Superintending Engineer, Third Grade, and to be in charge of the Sone Circle until the return from furlough of Mr. H. C. Levinge, or until further orders.

> F. T. HAIG, Colonel, R.E., Joint-Secy. to the Govt. of Bengal in the P. W. Dept., Irrigation Branch.

JAIL DEPARTMENT.

No. 1990, dated 19th March 1877.—Surgeon R. L. Dutt received charge of the Bankoora Jail from Surgeon W. J. Mountain on the forenoon of the 16th instant.

No. 2034, dated 20th March 1877 .- Mr. G. Porter received charge of the Shahabad . Jail from Surgeon J. H. Thornton on the forenoon of the 17th instant.

No. 2047 .- Surgeon-Major Simpson received charge of the Meetapore Jail from Mr. C. A. Wilkins, c.s., on the forenoon of the 15th instant.

S. S. Lynch, Deputy Inspector-General of Jails, Bengal.

HIGH COURT—Original Side.

The 23rd March 1877.

Notification .- Mr. E. A. Nott having resigned the appointment of Officiating Assistant Registrar, the Honorable the Chief Justice has, with the approval of His Excellency the Governor-General in Council, appointed Baboo Grees Chunder Bonnerjee to officiate as Assistant Registrar of the Court, Original Side, during the absence, on leave, of Mr. W. R. Fink, or until further order, with effect from the 12th of February 1877.

By order,

R. Belchambers, -Registrar.

Sheriff's Office, the 21st March 1877.

Notice is hereby given that the Fourth Criminal Sessions of the year 1877, of the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Monday, the sixteenth day of April next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. F. OGILVY, Sheriff.

महिक चाकिन, जब ३৮९९ मान २३ वार्छ।

সকলকে স্বাচার দেওয়া যাইতেছে যে পুরে বাজালার কোট উইলিরৰ চুর্বের অধীন শহুর কলিকাভার e समामा चारमद क्लेबमादी विठाद निम्मेखा समा सामामि नम 35-99 मारमद 368 साधिम লোৰবার বেলা ১১ বটিকার সবর এবং বে পর্বান্ত সেশিরাদের কার্য্য শেব লা হর প্রতিদিন উক্ত সবয়ে কলিকাডার ছাই কোটের আপল আলালড খরে সল ১৮৭৭ নালের চতুর্থ ক্রিবিনেল সেশিয়ান বসিবেক

TREASURY NOTICES.

Ma. LITTLE, Uncovenanted Deputy Collector, has been placed in charge of the Treasury at Monghyr, and authorized to draw bills on all other treasuries.

By order, S. P. CHATTERJEE, Personal Asst. to Commr.

BHAGULPORE, the 21st March 1877.

DEPUTY COLLECTOR BAROO TRALUKHYA NATH SEN has been placed in charge of the Backergunge Treasury, and authorized to draw bills on other treasuries.

F. B. Peacock, Offg. Commissioner.

DACCA COMME.'S OFFICE, CAMP JAMALPORE, the 17th March 1877.

UNCOVENANTED DEFUTY COLLECTOR BABOO UMBICA CHARAN ROY CHOWDHORY has been placed in charge of the Jessore Tressury, and authorized to draw bills on other treasuries.

C. T. BUCKLAND, Commissioner.

COMMISSIONER'S OFFICE, PRESIDENCY DIVISION, CALCUTTA, the 7th March 1877.

CAPTAIN C. H. GARBETT, Assistant Commissioner, has been placed in charge of the Lohardugga Treasury, and has been authorized to draw hills on all other treasuries.

By order of the Commissioner,

G. C. MITTER, Personal Assistant to Commissioner.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The under-mentioned Candidates have passed the Medical Examinations:-

SECOND M. B. EXAMINATION.

FIRST DIVISION.

In alphabetical order.

Rudra, Bhagavatchandra Sarkar, Natavar ... Medical College.

Ditto.

SECOND DIVISION,

In alphabetical order.

Bandyopadhyay, Amritalal Dás, Manmohan De, Devendranath Mitrs, Mahendranath Mukhopadhyay, Kailaschandra ... Medical College.
... Ditto.
... Ditto.

Ditto.

. Ditto.

FIRST M. B. EXAMINATION.

FIRST DIVISION.

Bandyopadhyay, Girijapada

... Medical College.

SECOND DIVISION.

In alphabelical order.

Basu, Prandhan Medical College. ... Chattopadhyay, Bagalacharan Ditto, Bamacharan Ditto. ... " Bibhutibhusan Ditto. Haridás Ditto. Datta, Khirodkumar Ditto. Gangopadhyay, Jadunath Ditto. ... Mallik, Kunjalal Ditto.

SECOND L. M. S. EXAMINATION.

In alphabelical order.

Basu, Chandrabhusan ... Medical College.

" Suryyanarayan ... Ditto.

Bisvas, Mahendranath ... Ditto.

Chakravarti, Harinath ... Ditto.

		.17,7
Das, Amarnath		Medical College.
" Amritalál	•••	Ditto.
" Hirelal (1st)	•••	Ditto.
De, Prasannakumar	•••	Ditto.
Ghosh, Jogendramath		Ditto.
,, Syamapada	***	Ditto.
Gupta, Bipinvihari	•••	Ditto.
Narendranath		Ditto.
Haldar, Nityacharan		Ditto.
Mitra, Nrityagopal	•••	Ditto.
Mukhopadhyay, Amritalal	•••	Ditto.
Downathanath	***	Ditto.
Drivenath	***	Ditto.
Ray, Lalvihári		Ditto.
O	•••	Ditto.
Sanyal, Kunjalal	•	Ditto.

Sarkar, Gangagovinda	***	Ditto.
Sen, Basantakumar	•••	Ditto.
,, Durgananda	•••	Ditto.
", Kedarnath	•••	Ditto.
Sinha, Sasibhusan	•••	Ditto.
Tillamuttu, J. C.	•••	Ditto.
FIRS	T L. M. S. 1	EXAMINATION.
	In alphabeti	ical order.
Athur Ali		Medical College.
1) 1 11 4 1 (1 () ()	• • • • • • • • • • • • • • • • • • • •	200000000

	In alphabeli	cal order.
Athur Ali	•••	Medical College.
Bandyopadhyay, Aghornath (1st)	***	Ditto.
Isanchandra		Ditto.
Basak, Nrityalal		Ditto.
Basu, Biharilal		Ditto.
,, Manmathanath	***	Ditto.
Q.,	•••	Ditto.
Bhattacharyya, Jogendranath	•••	Ditto.
Brittain, James	•••	Ditto.
Chakravarti, Bamacharan	•••	- · · · · · ·
	•••	Ditto.
. ,, Bhuvannohan	•••	Ditto.
,, Sitalprasad	•••	Ditto.
Chattopudhyay, Aghorchamha	•••	Ditto.
Chamburi, Apurvakrishna	•••	Ditto.
Das, Brajanath	•••	Ditto.
,, Indrakumar •	•••	Ditto.
Datta, Akshaykumar	•••	Ditto.
" Annadaprasad	•••	Ditto.
" Jogindranath	•••	Ditto.
,, Revatimolum		Ditto.
Dhar, Rasiklal		Ditro.
Ghosh, Lalvihari	•••	Ditto.
" Muhendranath		Ditto.
" Rajkrishm		Ditto.
,, Ramchandra		Ditto.
, Suryyakumar		Ditto.
" Syamacharan		Ditto.
" Upendranath		Ditto.
Gupta, Priyanath	•••	Ditto.
" Sivehan d ra	•••	Ditto.
Lahiri, Dharanidhar		Ditto.
Maitra, Madhusudan		Ditto.
"Parilalemanath	***	Ditto.
Majumdar, Durgacharan		Ditto.
Mukhopadhyay, Tinkari	•	Ditto.
, Bedrikanath	•••,	Ditto.
	•••	Ditto.
Purkaith, Purnachandra	***	Ditto.
Ray, Gopikananda	•••	
,, Khirodehaudra	•••	Ditto,
" Mahendranath	•••	Ditto.
Sarkar, Atulchandra	•••	Di tt o.
" Dvarkanath	•••	Ditto.
Sen, Upendranath	417	Ditto.
Sil, Kshetramohan		Ditto,
Sinha, Narendraprasanna	,	Ditto.
" Pratápnarayan	•••	Ditto,
P . 11		

Notice is hereby given that, in the ensuing half-yearly departmental examination of Assistant Magistrates, &c., there will be one seat of examination for the officers employed in all the districts of the Bhagulpore Division, viz. at Bhagulpore. The examination will be held in the Commissioner's Office.

By order,

SHARODA PERSHAD CHATTERJEA, Persl. Assl. to the Commissioner. Commissioner's Office, Bhagulpone, the 24th March 1877.

OPIUM NOTIFICATIONS.

No. 232B.

Notice is hereby given that the Fourth Sale of Opium, the provision of 1874-75, 1875-76, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Friday, the 6th April 1877, at 11 a.m., and will comprise 4.000 chests, viz.—

Behar Opium Benares ,,	•••	•••	2,085 1,915
		Total	 4,000

- 2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 14th November 1876, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 12th and 21st April 1877 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Thursday, the 12th April 1877, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 21st April 1877.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Member in charge of the Opium Pepartment, however, reserves to himself the right of altering these dates should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Thursday, 3rd May 1877	2,085	1,915	4,000
On or about Monday, 4th June 1877	2,085	1,915	4,000
On or about Wednesday, 4th July 1877	2,085	1,915	4,000
On or about Thursday, 2nd August 1877	2,085	1,915	4,000
On or about Wednesday, 5th September 1877	2,080 •	1,920	4,000
On or about Wednesday, 3rd October 1877	2,080	1,920	4,000
On or about Friday, 2nd November 1877	0.000	1,920	4,000
On or about Monday, 3rd December 1877	וֹ מַלַּיִילַ	1,920	4,000
Total	16,660	15,340	32,000

By order of the Member in charge,

W. H. GRIMLEY, Offg. Secy.

BOARD OF REVENUE, L.P., FORT WILLIAM, the 26th February 1877.

No. 397B.

Notice is hereby given that the Fifth Sale of Opinm, the provision of 1875-76, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Thursday, the 2rd May 1877, at 11 a.m., and will comprise 4,000 chests, viz.—

Behar Benares	•••	•••	•••		2,085 1,915
			Total	•••	4,000

published in the Government and Exchange Gasettes, or on personal application at the Office of the Board of Revenue.

- 3. The latest dates for deposit and clearance will be the 8th and 18th May 1877 respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Tuesday, the 8th May 1877, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Friday, the 18th May 1877.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dutes specified below. The Member in charge of the Opium Department, however, reserves to biuself the right of altering these dates should circumstances render it expedient to do so:—

•	Dates.		Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Monday,	4th June	1877	 2,085	1,915	4,000
On or about Wednesday,	4th July	29	 2.055	1,915	4,000
On or about Thursday,	2nd August	,,	 2,085	1,915	4,000
On or about Wednesday,	5th September	11	 2,080	1,920	4,000
On or about Wednesday,	3rd October	,,	 2,080	1,920	4,000
On or about Friday,	2nd Navember	,,	 2.080	1,910	4,000
	3rd December	11	 2,080	1,920	4,000
	Tota	1	 14.575	13,425	28,000

By order of the Board of Revenue L. P,

W. H. GRIMLEY, Offg. Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 27th March 1877.

NOTIFICATION.

No. 317B.

With reference to the Financial Department Notification, No. 2887, dated 15th September last, published at pages 497 to 98 of the Gazette of India dated 16th idem, the following rules regulating the working of the parcel-past system between Ceylon and Calcutta are published with the sanction of Gavernment under Section 4 of the Consolidated Customs' Act VI of 1863 for general information:—

RULES.

- I.—On the arrival of any parcels from a foreign port, the Post-Master shall give notice to the Collector of Customs of such arrival, and shall not take any steps to deliver such parcels until the arrival of an officer deputed to attend by the Collector.
- II.—Immediately on the receipt of notice from the Post-Master, the Collector shall send to the post-office an appraiser, or other competent officer, to determine the amount of customs duty payable on the parcels.
- III.—The customs officer is, as a general rule, to be guided by the declaration of the senders with regard to the contents of parcels; but should he have reason to doubt the correctness of such declaration, he, may order the detention of the parcels, and the Post-Master shall on his requisition detain them, pending receipt of the Collector's orders as regards their examination.
- IV.—The appraiser shall be provided with a book containing parcel-post passes in triplicate, as per form annexed. Of these passes the appraiser shall fill up, sign, and give to the Post-Master, in exchange for the amount of duty, one form, and shall fill up a second, which will be retained in the book as a counterfoil. The third form shall be fitted up by the appraiser, but signed by the Post-Master, and delivered to the appraiser as the post-office entry of the goods. On this latter document the duty is to be passed to account, the cashier giving a receipt for the money, and the import supervisor certifying that it has been duly entered in the registers. The short copy counterfoils are to be signed each day by the

	The Post Master of Calcutta is hereby authorized to deliver, packages received from by post, upon which customs duty has been levied and paid to me as follows:—	VALUE. DELT. RA A P RA A P.		· •
PARCELS FOST	ter of Calcutta is hereby packages received from stems duty has been lev	CONTRATES		•
	The Post-Mayter of packs which custems as follows:—	Abbits as.		
	for by post, or duty as	Dr.rs R. A. P.	Post-Master.	
FOST.	granted to me cen returned f	VALUE Es 'A P		(1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,
PARCELS P	stoms pass has this day been granted to me for packages, received from the contents of which have been returned for duty as follows:	('0x1)	502. d Rs. Cashice	Import Supervisor.
	A customs pass has this day been granted to me for packages, received from the contents of which have been returned for a follows?	A1:UBRRBA	1. D. R. No. 502. Amount received Rs.	Import S
	2	· 	z .	•
	-		e e	Accountant.
	la.	of duty. Ba	eredited by No	

Statement showing the importation of Salt | private property) in bond and affoat on River Hooghly, nulfiect to Cuntoms Duly, on 15th March 1877.

		Government Golas.	Private Golas.	Afloat.	Total.
	.	Mds.	Mds.	Mds.	Mds.
Liverpool Punga		17,52,786	7,26,164	2,22,404	27,01,354
French Kurkutch		66,719	35,166		1,01,885
Italian Punga		34,390			34,390
Ditto Kurkutch		1,69,129	44,025		2,13,154
Malabar ditto		3,482			3,442
Bombay ditto		52,349	36,622		88,971
Madras ditto	3	1,76,885			1,76,885
Coconada ditto		9,833	1		9.833
Arabian and Persian Gulfs	Kur-	·	1		
kutch and Muscat Rock		4,21,899	24,626	*****	4,46.525
l'uticorin Kurkutch		11,568			11,568
Cadiz ditto		26,376	l l	••••	26,376
Aden ditto	[10,446		*****	10,446
Ceylon ditto		48,538		*****	48,538
Egyptian ditto	•••	42,000	1,16,469	•••••	1,58,469
Total	 .	28,26,400	9,83,072	2,22,404	40,31,876

By order of the Board of Revenue, L. P.,

T. B LANE, Collector of Customs.

CALCUTTA CUSTOM House, the 22nd March 1877.



The Calcutta Gazette.

WEDNESDAY, MARCH 28, 1877.

PART IA.

Orders and Notifications by the Cobernment of India.

The following orders, issued by the Government of India in the Home Department, are republished for general information:—

No. 262.—Fort William, the 23rd March 1877.—Appointment.—Under the provisions of the Act of Parliament, 24 and 25 Vic., Cap. 104, Section 7, the Governor-General in Council has been pleased to appoint Mr. J. Pitt-Kennedy, Barrister-at-Law and Standing Counsel, to officiate as a Judge of the High Court of Judicature at Fort William in Bengal.

No. 265.—Under the provisions of the Act of Parliament, 24 and 25 Vic., Cap. 104, Section 7, the Governor-General in Council has been pleased to appoint Mr. H. T. Prinsep, of the Bengal Civil Service, to officiate as a Judge of the High Court of Judicature at Fort William in Bengal.

No. 196.—The 20th March 1877.—Medical.—Assistant Surgeon Shib Kristo Das is dismissed from the service of Government.

The following order, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is republished for general information:—

No. 70.—Fort William, the 21st March 1877.—Notification.—Customs.—In the exercise of the powers vested in him by Section 6, Clause b, of the Indian Tariff Act, 1875, the Governor-General in Council is pleased to exempt gunny-bags and gunny-cloth from all duties of customs.

The following orders, issued by the Government of India in the Foreign Department, are republished for general information:—

No. 640 P.—Fort William, the 22nd March 1877.—Notifications.—Political.—Subject to the confirmation of Her Majesty's Government, His Excellency the Viceroy and Governor-General in Council is pleased to recognize the appointment of Mr. G. Diefenbach to act as Consul for Sweden and Norway at Calcutta during the absence of Mr. S. E. Voigt.

No. 642 F.—His Excellency the Viceroy and Governor-General in Council is pleased to recognize the appointment of Mr. P. F. Eisenlohr as Consul for the German Empire at Calcutta.

No. 709G.—Fort William, the 23rd March 1877.—Leave.—Colonel M. Thomson, Officiating Political Agent, 1st Class, and Agent to the Governor-General with the King of Oudh, and Superintendent of Political Pensions, is granted privilege leave for two mouths and twenty-seven days; with effect from 2nd April 1877.

The following orders, issued by the Government of India in the Financial Department, are republished for general information:—

ACCOUNTS, &C.

The 22nd March 1877.

No. 1709.—The following Resolution is published for general information:—

Read again-

Resolution No. 8334, dated 14th December 1870.

Read

The Financial Statement made by the Hon'ble Sir John Strackey to the Legislative Council of the Government of India on the 15th March 1877, and the Abstracts of the Accounts and Estimates therewith presented.

RESOLUTION.—Subject to the approval of the Secretary of State in Council, the Governor General in Council has resolved to re-incorporate in the Imperial Estimates and Accounts, in the manner described in this Statement by the Hon'ble Sir John Strachey, the transactions of the Local Governments, which have, since 1871-72, been represented by a single net entry in the Imperial Estimates and Accounts under the Head Allotments for Provincial Services.

- 2. Additional Revenues have been already surrendered to the provincial uses of the Governments of *Bengal*, the *North-Western Provinces* and *Oudh*, and additional Services transferred to their management and responsibility: it is the intention of the Governor General in Council, after consultation with the other Local Governments, to propose similar expansions of the measure of December 1870 in respect to the Revenues and Services of the other Provinces.
- 3. In consequence of the arrangements thus completed or contemplated, it is necessary to revise the conditions under which the Local Governments administer the Revenues and Services entrusted to their particular use and management.
- 4. In supersession, therefore, of all existing regulations upon the subject, the Governor General in Council is pleased to decide that, till further orders, the following shall be the

Rules and Conditions which apply to the administration by the Local Governments of all Revenues and Services surrendered to provincial uses and management.

I.-Without the previous sanction of the Government of India-

(1) No additional taxation may be imposed, and no change made in

any existing system of Revenue management;

(2) No new general service or duty may be undertaken: whenever a Local Government proposes to undertake any such new service or duty, it must satisfy the Government of India that it can provide the funds for it, temporarily, if the service or duty is temporary, and permanently, if it is permanent;

(3) No appointment may be created with a pay of more than Rs. 250 a month; and no addition may be made to the pay and allowances of any officer if they exceed, or would, after

the addition, exceed, Rs. 250 a month;

(4) No appointment of which the pay and allowances are more than Rs. 250 a month may be abolished; and the pay and allowances of no such appointment may be reduced;

(b) No class or grade of officers may be created or abolished; and the pay of no class or grade of officers may be aised or re-

duced;

(6) The rates of discount upon the retail of stamps and court-fee labels, and the local duty on spirit and drugs, must not be altered: the Governor General in Council reserves the right of forbidding any such alterations as are likely to injure the the emoluments of any public servants doing duty in the same Province, whose pay and allowances are not charged under one of the transferred Heads of Service. The Government of India reserves the right to forbid alterations in rates of pay or allowances, which, in its opinion, would produce inconvenience in other Provinces;

(8) No money may be removed from the Public Treasury for investment, or deposit elsewhere: the Government of India, which is responsible for the provision of ways and means for the public service in all Departments, must always retain, as at present, in its own hands, absolute and unconditional control over all money in the Public Treasury: a Local Government may not withdraw such money except for expenditure upon the public service;

(9) No alteration must be made in the form or procedure of the Public Accounts;

(10) No services previously rendered to other Departments at the charge of the Departments made over to the control of the Local Governments may be diminished, and no services previously rendered to these Departments at the charge of other Departments may be increased;

(11) No line of through communication may be abandoned, or allowed to fall out of repair.

II.—Returns are to be made quarterly, through the several Administrative Departments of the Government of India, to the Financial Department, showing every change made in the pay of any officer, every new office created, and every existing office abolished; also any unusual or extraordinary charge incurred, and any expenditure discontinued.

III.—All Standing Orders and Rules of the Supreme Government arc. to be observed, including, in particular, the Rules in the Codes of the Financial and Public Works Departments, Travelling Allowance Rules and the Rules and Circular Orders of the Comptroller General.

IV.—Returns, Accounts, and Estimates are to be submitted to the Supreme Government in such forms, and at such times, as may be prescribed.

V.—The Local Governments must keep the Governor General in Council, in the several Departments, fully informed of their executive and financial proceedings; the Governor General in Council will not relinquish his general powers of supervision and control in any Department: but His Excellency in Council will, as far as possible, avoid interference with the details of the administration of the transferred revenues and services, and any embarrassment of the provincial finances.

VI.—A Local Government must accept, without remonstrance, any charge which would, under the system in force before 1871-72, have been recorded, under any of the transferred Heads of Account, in the Accounts of its Presidency or Province; and must not raise objections on such grounds as that the charge has originated outside the Presidency or Province, or that the Presidency or Province is not interested in it, or the like: if any doubt arises at any time, whether any charge should or should not be entered under any particular Head in the Accounts of any Presidency or Province, such doubt must be solved by one test only, viz.: "How would it have been entered if it had occurred before 1871-72, when the powers and responsibilities of Local Governments were first enlarged?" Thus, for example, the pay or leave allowances of an officer belonging to another Administration on duty or on leave in the North-Western Provinces, and drawn there, must be charged in the Accounts of the North-Western Provinces: the Governor General in Council did not intend by the mea-

allowed: in regard to all such transactions, the arrangements made with the Local Governments were calculated upon the basis of

the system which existed before the year 1871-72.

VII.—The grant made to a Local Government for all the services entrusted to its administration is a consolidated grant: no claim will lie against the Imperial Treasury on the ground that the eost of any service exceeds the amount at which it was estimated in the calcu-

hation of the consolidated grant.

- VIII.—In the management of its finances, a Local Government must never absolutely exhaust its Balance in the Imperial Treasury: the Government of India will not accept any estimates, or allow any transactions, by a Local Government, which involve the expenditure of more money than is at its credit in the Imperial Treasury: it is the duty of every Accountant General to take care that this condition is never infringed, and promptly to report to the Governor General in Council any transgression of it which is not, upon this representation, immediately rectified by the Local Government addressed.
- IX.—A Local Government may not lend money from the Balance at its credit in the Imperial Treasury: the Government of India will always pay every attention to any recommendation for the loan of public money in excess of the powers which are entrusted to a Local Government by law or rule; but all loans alike must be from the Imperial Balances; such operations must not be mixed up with the arrangements between the Imperial and the Local Government for the collection and appropriation of the Public Revenues or the administration of the Public Services.
 - X.—It is a general condition precedent to the delegation of all authority to dishurse public money that it shall be bond fide for a public object; nothing must be earried out by means of the public funds for the advantage of any individual or body of private persons, unless, in accordance with some declared or established rule or principle, recognised by the Government of India: it is the duty of every Audit Officer, at all times, to challenge any infringement of this principle; and every Local Government must submit, for the orders of the Government of India, any representation made to it by any Audit Officer in accordance with this Rule which it does not promptly accept.
- XI.—On or before the 31st January of each year, each Local Government must forward to the Government of India in the Financial and Public Works Departments and publish in the Local Government Gazette, in detail of Major Heads, with such explanations as may be necessary for the due understanding of its financial administration-
 - (1) An Account showing—
 - (a) The balance of the Local Government in the Imperial Treasury at the beginning of the last complete financial year;
 - (b) The revenues appropriated during that year to provincial uses, and the supplementary assignment from the Imperial Treasury;

(c) The expenditure under provincial responsibility during that

(d) The balance of the Local Government in the Imperial Treasury at the end of that year;

(2) Revised Estimates in the same detail for the current financial

(3) Estimates in the same detail for the coming financial year. The Governor General in Council reserves power to modify, add to, or repeal these Rules and Conditions at any time.

BRITISH
COLONIES
WITH EFFECT
FROM
IST APRIL
1877.

SEPARATE REVENUE-POST OFFICE. The 23rd March 1877.

No. 1766.—Consequent upon the admission of the countries mentioned below into the General Postal Union, the following revised postage rates and conditions will have effect from the dates mentioned opposite each, viz.:—

For full detail of this heading see Indian Postal Guide of October 1876.

Prepayment is compulsory for Newspapers and Packets and for letters also when marked with a "e".

COUNTRIES, &c		: Each l	Letter.	Each News- paper.	Each packet of news- papers, printed papers, &c.	Пимания
•		Per } oz.	Regis- tration fee.	Per 4	Per 2	:
						i
CEYLON— Fia Calcutta, Madras or Bombay,		, Aus.	Ans.	Ans.	Ans.	
or from Aden, by British Packet	1	4	4	1	13	
Fia Calcutta, Madras, or from Aden,		1				•
by French Packet	1	1	4	1	14	
By Land Post	1	c 2	. 4	1	1	
By Indian Packet	1	c 2	-1-	1	1	:
By Private Vessel	IV	C 2		1	11	;
STRAITS SETTLEMENTS— Via Bombay or from Aden, by British Packet, through Singapore or Penang Via Calcutta or Madras and Montmein, by Indian Packet, through	I	4	. 4	1		The second secon
Singapore or Penang Fin Calcutta, by Indian Packet (Opium Steamer), through Singa-	1	1	4	1	11	· · · · · · · · · · · · · · · · · · ·
Fia Calentta or Madras, or from Aden, by French Packet, through	Ţ	4 •	4		11	
Singapore	IV	4 c 4	4	1	11	
Labuan (near Borneo)-					İ	•
Via Bombay or from Aden, by British Packet, through Singapore Via Calcutta or Madras and Monlmein, by Indian Packet, through	I	4.			1 1	: :
Singupore	1	4	4	1	14	
Fia Calcutta, by Indian Packet (Opium Steamer), through Singa-	•	-	:		-	t P
pore	I	4	4	i	11	
MAURITIUS AND ITS DEPENDENCIES, viz., SEYCHELLES, RODRIGUES AND THE AMI- RANTE ISLANDS— Via Calcutta or Madras or from			1		•	an i regulari cultura a na caractura a na
Aden, by Prench Packet	1	1	4	1	14	
French Packet	I	.1	1 1	1	14	
TRINIDAD Via Brindisi through BRITISH GUIANA the United Kingdom	I	c 6	· 4	2	21	(
HENTDA Fia Brindisi through JAMAICA Italy	1	5	4	1	14	
Hong-Kong— Fia Bombay or from Aden, by Bri- tisk Packet	1	c 4	i 4		14	•
Fix Calcutta, by Indian Packet	•		1	' .	- 7	
(Opium Steamer)	I	c 4	4	1	11	

For full detail of this heading see Indian Postal Guide of October 1876.

Prepayment is compulsory for Newspapers and Packets and for Letters also when marked with a "c."

. 101201271271	COUNTRIES, &c.	Each 1	Letter.	Each news- paper.	Each packet of news- papers, printed papers, &c.	Renarks	
			Per ½ oz.	Regis- tration fee.	Per 4	Per 2	
1	CUBA Via Brindisi through the United Kingdom PORTO RICO Via Brindisi through	I	Ans.	Ans.	Ans.	Ans. 21	And the second s
Spanish Colonies	PHILLIPPINE ISLANDS—	I	5	4.	1	11	o o
WITH EFFECT FROM 1ST APRIL	Via Bombay or from Aden, by British Packet, through Singapore Via Calcutta or Madras and Moul-	I	4	4	1	11/2	
1877.	mein, by Indian Packet, through Singapore Via Calcutta, by Indian Packet	I	-1	4.	J	11	
((Opium Steamer), through Singa-	1	4	4	1	11/2	
(NETHERLANDS INDIA OR DUTCH EAST INDIES—						
	Via Calcutta or Madras and Ran-	Ι	4	4	1	11	
	Via Calcutta, by Indian Packet	I	4	+	1	11	
DUTCH COLONIES	Via Calcutta or Madras or from	1	4	<u>.</u>	1	i 🖠	
FROM IST MAY	Aden, by French Packet, through Agent on Board Dutch Guiana—	I	4	.1.	1	11	
1877.		I 1	r 6 5	4	2	2½ 1½	
		1 1	e 6 5	4	2	21 1 ½	•
JAPAN WITH EFFECT FROM		I	Transport principal princi		1	112	To the second second
187 JUNE 1877.	Via Calcutta or Madras or from Aden, by French Packet, through Agent on board	I	4		1	11	Andrews and Andrews
BRAZIL WITH EFFECT FROM 1ST JULY 1877.	BRAZIL (EMPIRE OF) — Via Brindisi through the United Kingdom Via Brindisi through Italy	I	c ii	1 4	2 1	21 111	
PORTUGUESE COLONIES WITH EFFECT	MACAU— Via Bombay or from Aden, by British Packet, through Hong- Kong Via Calcutta, by Indian Packet,	I	c 4	4	1	14	

• For full detail of this heading see Indian Postal Guide of October 1876.

Propayment is compulsory for Newspapers and Packets and for Letters also when marked with a "c."

COUNTRIES. &c.			Encl: I	• Læfler,	Each news- paper.	Each packet of news- papers, printed papers, &c.	. Renaus	
			Per loz.	Regise l Tration fee.		Per 2	:	
1	CAPE DE VERDE AND ITS DEPENDENCIES,		Ans.	Ans.	Ans.	. Ans.		
1	(BISSAU AND CACHEU)—		:	•		:		
	Via Brindisi, through the United	_		i	:	1	Ì	
1	Kingdom	1	: eti	¹ 4		. 24	i	
1	Via Brindisi, through Italy	ì	5	4	1	(13	<u> </u>	
1	St. Thomas and Prince Islands (Guinea-,		•	:		•	i i	
	APRICAL, WITH THE ESTABLISHMENT OF		•	:			:	
. 1	AJUDA-				•			
1	Via Brindisi, through the United .		•	;		•		
ORTYGUESE	Kingdom	I	· c 6	. 4	. 2	21	İ	
Colonies	Via Brindisi, through Italy	ł	i 5	: 4	: 1	` I 🖟		
ITH EFFECT	Angola (Guinea-Africa)-		•				i	
FROM	Via Brindisi through the United				:		1	
lst July (Kingdom		r 6	! 4	, 2	21	1	
1877 —	Via Brindisi through Italy	I	5	1 1	. 1	11		
contd.	Моганвічк—		•	•		-		
	Via Bombay to Aden or from Aden ,							
1	and thence by Zanzibar line	1	: 1	4	1	: 13	•	
į	TIMOR (OCEANIA)—						•	
	Tia Bombay or from Aden, by							
	British Packet, through Singapore	1	: 4	1	i	1.13	,	
	Via Calcutta or Madras and Monl-						*	
1	mein, by Indian Packet, through			:				
l	Singapore	ì	. 4	4	1	. 14		
1	Via Calcutta, by Indian Packet,		: -		•	•		
1	(Opium Steamer) through Singu-		•					
1	porc	1	1	i-	• 1	13		
`				į		1		

The following orders, issued by the Government of India in the Military Department, are republished for general information:—

No. 279.—Fort William, the 23rd March 1877.—Furlough and Leave —The undermentioned Officers are granted furlough to Europe, with the necessary subsidiary leave: —

Captain Linley Blathwayt, Bengal Staff Corps, Assistant Commissioner, 1st Grade, Hazaribagh, Reugal, --medical certificate, for one year, under Rule XIV, Clause 1 of the Regulations of 1868.

No 280.—Captain Alfred Allen Stokes, East Indian Railway Volunteer Rifle Corps, is allowed leave of absence to proceed to England for ten months from the 9th April 1877.

R. L. MANGLES, Offy. Secy. to the Gort. of Bengul.



The Calcutta Gazette.

WEDNESDAY, MARCH 28, 1877.

PART II.

Adbertisements.

[N.B.—Advertisements, Notices, &c., intended for insertion in this part of the Gasette, cannot be received after Noon on Monday.]

LAND SALE NOTICES.

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I .- Permanently-settled Estates.

Number of towji.	Name of mehal and pergunnah.	Sudder jumms.	Name of proprietor.	Amount of Remares.
		Ba. A. P	· · · · · · · · · · · · · · · · · · ·	Ba. A. P.
1405	Chuck Ahmed, &c., pergunnah Malki.	727 1 6	Meer Mushur Ali and others.	Ringh and others, which is under butware and bears a sudder jumms of its. 68-5, will be sold for arrears of revenue its. 5-9, due on the
1434	Kudirabad, pergunnah Nyepoor	524 10 0	. Shah Mohson Ali	12th January 1477. 6 0 This estate with on old for arrears of revenue cannot due on the 12th January 1477.
1501	Raghupur Masourah, pergunnah Amerthu.	1,138 15 0	Nohesh Singh and cothors.	
3634	Essmut Jaidpur Sekunderpur, por- gunnalı Salemabad.	511 5 6	Chowdry Nilkant Permud and others.	
321	Chuckye Mai Sungra Khotha, pergunnah Chuckye.	1,050 6 8	Monamut Tekni Ial- lit Komri and others.	98 1 0 With the exception of fix bd. 14c. 45. 17p. shared in Haharejan hir Joymungle Singh, R.C., bearing a widder jumms of Ka. 465-12, the rent-roil of which has been separated under section 10 of Act XI of 1868, the registring abare of Mussamut Tokni Komri and other which bears a jusman of Ea. 636-18, will build for arrears of revenue Ma. 88-1, due on the
1064	Khoda Indpur, pergunnah lihosari	1,008 4 0	! . Odhlal and others	12th January 1877. 12 12 0 This estate will be sold for arrears of reveals
1541	Mobooli Dearah, pergunnah Monghyr.	781 11 9	Grish Chunder Biswaa and others.	others, which is under butwers, and beers sudder jumms of Ms. 51, will be sold for arread of revenue 9 annes due on the 15th Januar
1#65	Chilmil and Kari Chuck, pergunnah Halki.	1,530 10 0	Meer Mushur &H and others.	3 4 6 Sa. 11g. 1c. share of Nuthoo Singh and other which is under butwars, and bears suddinumma Ra. 246-1, will be sold for arrears revenue its. 2-4, due on the 13th January 187

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Monghyr will be put up to public and unreserved sale at the Collector's office of that district, on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS II .- Temporarily-settled Estates.

Number of . Name of Mehal and . Pergunnah.	Sudder Jumms.	Name of Proprietor.	Amount of arroar due.	Remarks.
3151 ilwanib Nogawatt, per- gunnah Monghyr.	Вя. А. Р. 1,005 0 0	Talabur Koomar and others.	Rs. A. P. 538 8 0	This estate will be sold for arrears of revenue. Ks. 538-8, due on the 12th January 1877.
		*	E. D. Lo	CKWOOD, Offg. Collector.

NOTICE is hereby given, under Section 6. Act XI of 1859, that the undermentioned estates in the district of Midnapore will be put up to public and unreserved sale at the Collector's office of that district on the 21st day of April 1877, corresponding with 10th Bysack 1284, B. S., and 11th Bysack 1284, U. S., Saturday, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue due on the 12th day of January 1877.

Number on the regre- ter A.	Number on the reve- nue roll.	Name of estate and pergunnah.	Name of Proprietor.	Sudder jujuma.	Arrears of Go- vernment reve- nue for which the estate will be sold.
	1	,	Permanently-settled Estate.	Rs. A. P.	Rs. A. P.
170%		Khagragorna, pergunnah Subbung.	Modhoosooden Rai, Kuornarain Rai, Harngobind Rei, sons, Srimatia Scorja Dei, mother and mohafez Jhotoo Rai, muor, and wife of late Lukhivarain Rai, Srimatia Konsal- lamoni, Srimattia Aballamoni, and Madanmohan ibe.	723 10 g	0 4 11
	1		Temporarily-rettled Estate.		
1981	203	Mangalpur, pergunnah Pattas- pur.	Anandola Rai, Kashath Bitter, and Chowdhari Gopendra- nandan Das Mohapatra.	2,069 0 0	245 14 9
	r		Permanently-settled Estate.		
2010	. 1100	Nischinta, <i>alias</i> Khagragerriah, pergumah Sabbang.	Okhoyram Sen, Madanmohan De, Rajnarah Sen, Indra- mohan De, Rangalata, mother of Radhanath De, and Thakoordas De, mmora Sudhar De, Nimaichandra De, Janki Del, Parbatti Dei, Srimati Sattı Dasi, Srimati Harmohani Dasi and Durgamani Dasi.		087
2200	1240	Roinan, pergunnah Subbung	Manikram Molcomdar, Autauram Molcomdar, Bhaktaram Molcomdar, Italiblochun Molcomdar, Kaliuprasad Molcomdar, Paminauan Molcomdar, Ramieb Baktorah, Bharaicharn Baktorah, Paddalochan Bhoonyah, Mocktaram Molcomdar, Taraprasad De, Silmarain De, minor, father and mohafes Ghanram De, Ramkristo De, Srimati Birajmanmohini Debi and Srimati Birajmanmohini Debi.	1,595 15 10	
			Deduct foint ahare of Manikram Mojoomdar and others, and separate accounts of Tamprasad De and others, which will not be add.	1,410 15 0	•
			Balance being the separate account of Ramkristo De, will be sold for arrears of Government revenue Rs. 63-7-4.	185 0 10	63 7 4
2023	1468	Sridharpur, pergunnah Mayna- chour.	Gopinath Berah, Bunshidhar Pandah, Srimattia Prasauno- moi, Prasaunokoomar Berah, wife and son of Nabakristo Berah, Menajoodin Mahamed, Srimati Rajessari Dei, Koroonamoi Del, wives of Pakir Chandra Pallaik, Son- darnarain Myti, Mothoomohan Maiti, Santoseram Maiti.	929 14 2	,
		* *	Deduct separate accounts of Menajoodin Hahamed and others, which will not be sold.	419 6 8	
			Balance being the joint share of Gopinath Bara, Bungshidhar Pundah, Srimattia Prosannomoi, Prasunnokoomar Bera, wife and son of Nabokristo Bera, will be sold for arrears of Government revenue Es. 6-7-11.	510 7 6	* 7 11
3736	1807	Tildapara, pergunnah Baroi- chour.	Chandarsekhar Kar, Badhakristo Das, father and mohafez of Roghoonath Das, minor, Jodoonath Das, and Jitram Kar.	596 1 1	9 10 11
2760	1519	Octureoscotpur, pergunnah Kasijorah.	Bykantonath Keendoo, Pearimoni Debbia, Nilkanto De, Brinaram Myti. Srinash Charn Nandi, Lukhmaram Patra, Srimatia Soonin: i Dasi, Mohan Patra, Bhajahari Patra, Soondari Dasi, Brimatia Mohamaiah Dei, wife of Gora Chand Mohapatra, and Brimatia Janki Dei, wife of Bhaga- battcharn Bhattacharji.	3,505 3 1	
		•	Deduct joint share of Bykanto Nath Koondoo, and separate accounts of Srinarain Maite and others, which will not be sold.	2,225 3 1	•
		1	Balance being the separate account of Pearimoni Debbia and Nilkunto Dc. will be sold for arrears of Government revenue Ea 33-13-8.	1,280 0 0	88 12 4

NOTICE is hereby given, under Section 6, Act XI of 1859, that the undermentioned estates in the district of Noakholly will be put up to public and unreserved sale at the Collector's office of that district on the 29th March 1877, corresponding with 17th Chait 1283, B.S., for arrears of revenue due on the 12th January 1877:—

Number on towice.	Names of estates.	Name of proprietor.	Budder	Jumme	Balance due.	Remarce.
1393		Kazmohamed Zemuuddeen and Kasi Luffal Huq, seif and guardian of Mohameda Khatun.		Ra. 1,023	lta. 788	
3.646	Char Ramis	Srimati Karimanussa Chewdarine and Abul- kuser Amanidiah Chowdry.		2,947	1,367	
1402	Pergunnah Dandra Char Shabhi- kary, share 4 anna .	Mohamed Arshad Chaudhury and Ammuddeen Ahmed Chaudhury.		1,412	870	

NOARHOLLY COLLECTOR'S OFFICE, the 13th February 1877.

R. Poncu, Offg. Collector.

NOTICE is hereby given, under Section 6, Act X1 of 1859, that the undermentioned estates in the district of Shahabad will be put up to public and unreserved sale at the Collector's office of that district on the 28th day of March 1877, for arrears of revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of revenue, due on the 12th day of January 1877.

CLASS I .- Permanently-settled Estate.

No. 1298.—Chounri, pergunnah Chynpore; sudder jumma of the entire mehal Rs. 800; recorded proprietor Dewan Ramjeawun Sing, non-applicant. With the exception of the share of the applicants with whom separate accounts have been opened under Section 10, Act XI of 1859, the share of the above non-applicant, bearing a jumma of Rs. 267 a. 11 p. 8 k. 16, will be sold for arrears of Government revenue amounting to Rs. 71-11-9.

No. 5264.—Ounruyabheri Bhosail, pergunnah Chynpore; sudder jumma Rs. 504 a. 1 p. 0 k. 121. Recorded proprietor Bessasurdyal Sing and Ramigopal Sing and others. This mehal will be sold for arrears of Government revenue amounting to Rs. 2-15-12

revenue amounting to Rs. 2-15-13.

SHAHABAD COLLECTORATE, the 17th February 1877.

W. S. WKLLS, Collector.

Statement of the Affairs of the Bank of Bengal for the week ending 20th March 1877.

. LIABILITIES.	Ra. A. P.	ASSETS.	Rs.	А. Р.
Capital paid up	1471 110 0 8	Government Securities	97,05,280	. 8 6
Public Deposits at Head Office Rs. 88,69,596 0 11	1.83.85.342 2 4	Office and Branches Accounts of credit on Covernment Securities.	49,10,804	5 4
Dilto as Branches , 95,15,746 1 5) Other Deposits at Head Office and Branches		&c., at Head Office and Branches Bills discounted and purchased at Head Office	46 18,H28	I 4
Bank Post Billa, &c	2,94.854 6 9	and Branches	1407,94,911	
Sundries	. 6,09,909 13 3	Bullion	3,21,860 7.16,719	6 10
		Dead Stock	10,89,841 10,780	13 0
		Sundries	8,35,008	
		Cash and Currency	4,12,79,043	10 0
		Notes at Head Office, Rs. 93,69,040 1 8 Cash and Unrenncy Notes at Branches 1, 1,14,22,460 6 10	2,07,91,600	7 6
Rupes	6,20,70,544 1 11	D	6,20,70,844	1 11
*	disciplina 1 11	, Aupen	0,5 -11 0,000	

J. Gornon,

By order of the Directors, W. D. CRUICESHANE,

BARR OF BREGAL, Caloutta, the 22nd March 1877. Chief Acett. & Dy. Booy. (1220-1)

Offg. Secretary and Treasurer.

Hooghly Floating Bridge.

Statement of Receipts from Local Troffic for the week ending 22nd March 1877.

	· Foot-Pas	erporrs.	V and	CLRS.		
g	Calcutta to Howrah.	Howrab to Calcutta.	Calcutta to Howrab.	Howrah to Calcutta.	Total.	Remares.
	Ba. A. P.	Ba. A. P.	Re. A. P.	Ba. A. P.	Ra. A. P.	
Total of the week Total of previous eleven weeks	452 11 3 4,237 15 0	440 7 8 4,143 11 9	663 1 9 6,882 3 0	673 0 8 6,412 16 8	2,118 18 9 19,026 11 0	
Total	4,690 10 3	4,584 8 8	6,485 8 9	8,986 7 0	21,745 8 9	

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

Under Section 69 of Act V (B.C.) of 1870.

THE following packages, landed at the Jetties from the undermentioned ships, have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act.

o Imp archo	use.	•	Number, Mark, and Description.		Cousignees.	Shipe.
1877		0 (!l	225 in a diamond, A. B. & Co. outside		Order	Star of Germany
larch	15	1 Cank	225 in a diamond, A. M. & Co. outside		Dista	Ditto.
**		1 Casa,			Dista	Ditto.
11	15	1 Cane,	BNM		TO:44	1
91	16		B M in a diamond, bottom F. T. B. & Co.		Ditto	Ditto.
**	15	1 Case,	B L D B H in a diamond		Ditto	Ditto.
13	15	1 Сано,	B H in a diamond		Ditto	Ditto.
**	16		C C in a diamond, bottom F. T. B. & Co.		Ditto	Ditto.
**	15		H. G. G. & Co. in a diamond, bottom	F.	Ditto	Ditto.
	. 1		B. & Co.	1.		1
9.1	15		, J P B	1	Ditto	Ditto.
99	15		ets, no mark		Ditto	Ditto.
11	16		ges, O M and K M in a diamond		Ditto	Ditto.
91	15		e Buckets, P K S in a diamond, bott	om .	Ditto	Ditto.
			F. B. & Co.			
11	15	1 Cane,	R N B and B		Ditto	Ditto.
99	15		, T. C. M. & Co		Ditto	Ditto.
,,	15	1 Case,	H. G. & Co., with T and A top, and C and	1 B	Ditto	Ditto.
	I	bele	JW.	- 1		
,,	21	4 Canos	, D W in a triangle, bottom J and S		Ditto	S. S Scotland.
31	21	1 Case,	L M B with G M R below in a diamond]	Ditto'	1 10!xx.
	21	3 Cases	, 1360 in a block, top R B		Ditto	TD:AA.
"	17		B M in a diamond, bottom A	- 1	Ditto	Q Q ML
,,	17		. H in a triangle		Ditto	This.
	17	6 Bars	Iron, no mark, or X X		Ditto	D'a
"	17		J C C in a triangle		D:44-	Ditto.
	17		M M in a triangle, bottom D or A. T. &		Dista	Ditto.
**	17		, N. H. & Co., with 1077 below in a block		Titto	Ditto.
,,	17		N. H. & Co., with 1086 below in a block		Dista	Dista
91	17		N. F. & Co. in a block, bottom L. W. &		T):44.	D:44
11	17		PM C or A. T. and Co		Dista	1D:44
**	17				Addennad	
**	11		pensioned Surgeon-Major, care of Stat ster, E. I. R.	7011	Addressed	Ditto.
	26	1 Com	L. D. and Co., with M E M J below	1	0-1	D'44
**		1 Case,	Hogarth		Order	
**	17	1 0480,	le Parcel, F G in a triangle, bottom H		Ditto	
11	21				Ditto	
91	21		sge, no mark		Ditto	
**	21	1 Dag.	J and E		Ditto	
9.1	19		ages, B D in a diamond, bottom F M		Ditto	
,,	19	200 Cases			Ditto	1
9.9	19		, 341 in a diamond, top C. & Co.		Ditto) <u> </u>
11	19		C. P. & Co		Ditto	Ditto.
11	10		E E, with M E below in a diamond		Ditto	
**	19		F. G. J. M. Co., with R. M. Co. below		Ditto	
**	19		H C D in a diamond		Ditto	Ditto.
11	19	10' Bund	les Round Iron, no mark		Ditto	Ditto.
,,	19	207 Bund	les Hoop Irop, no mark, or B		Ditto	. Ditto.
,,	19		les Round Iron, XX in red or pink		Ditto	. Ditto.
99 1	19		Paint, H, or no mark		Ditto	Th:
91	19		ron Elbowes, no mark		Ditto	The
,,	19		. R. M. Co		Ditto	TD'44
,,	19	7 Cases			Ditto	TOTAL
91	19	1 Case,	SHMN in a cross		Ditto	Tarre
**	19		W. O. and Co		Ditto	The same
11	19		le Parcel, A in a diamond, G in a diamond		Ditto	This
,,	23		, B and C in a diamond	,	Ditto	
"	23		D in a diamond, bottom C		Ditto	The second of th
	23		F. G. J. M. Co		Ditto	
91 93	23		les Hoop Iron, D, with N below in a diame		Ditto	
"	23		ages, L S G D in a cross		Ditto	
"	23		ages, N in a diamond, bottom N .		Ditto	1
"	23		O. J. M. and Co		Thitto	
"	23		RTC in a diamond		Ditto	T
	23		R & Co in a diamond		Ditto	
**	23		T. S. & Co. in an inverted triangle	1	Ditto	
9.7	23		s, 520 in a diamond, bottom W L		Ditto	1 =:
**	23		W D D L C.		Ditto	, =:····
71	23	1 9	de There to I in a diamond	•••]		F =
*				•••	Ditto	1 = :
**	23		ole Parcel, B S T in a diamond	-	Ditto	1
	23	OU Date	Parad Year and Delow	••••	Ditto	. Ditto.
**	23		Round Iron, no mark, or X X, pints	•••	Ditto	Ditto.
**	4347		THE WATER AND THE STATE OF THE PARKET		Ditto	1
"	23		, no mark, or M D C with M below	3 in 1		
93	23 26	2 Case	s, N. C. D. & Co. in a diamond, bottom E & Co.		Ditto	la d'n

LOST CURRENCY NOTES.

THE following Currency Notes of the Government of India. Calcutta Circle, are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them. is warned to communicate at once with the undersigned:—

Notes wholly lost or destroyed.

_		uth tex	i or destroyea.	
Berist	No. of Notes	Laine	. Name of Claimant	
.10		t o.		
	T 10100	Rs.	*** 1 (3) 1 4 11	
453	L 66-33132	50	Woodoy Chund Auddy.	
451	L 83-33646	100	Surnomoi Ganguly.	
456	1.21 88719 .	5	Shaik Hodha Bux.	
458	L 82- 77023	100	Hazarec Lall.	
459	1, 96-66425	10	Grish Chunder Roy.	
460	L 8516315	T.CHN)	Maherwan Khoda Bux.	
462	L 8152769	50	dugdeo Sahai.	
463	1, 83-67099	1(11)	Rim Lal Gossain.	
464	T 81-60108 .	50	Hurry Mohan and Peary	
			Mohun Roy.	
467	L 83-17496	1007		
•	., -05439	100	William Young, c.s., Col-	
	38934	liki }	lector, Mainpuri.	
	., -38935	100 [ector, mampais	
	38936	1(11)		
468	L 83-77237	1007	i	
	77238	100		
	77239	Lens		
	77210	100 {	Messrs. Colvin, Cowie &	
	77241	160	Co.	ĺ
	77242](n)		ĺ
	77256	14%		1
	77262	lonj		ı
469	L 83 14439	114)	R. DeDombal.	
470	N 7 - 02892	1 (00)	Joy Chundra Vonjo.	İ
471	L 83 - 86932	100	Messrs. Il. A.Coggan & Co.	ĺ
			7,113	[
	Notes marti	alla-lo	st or destroyed.	1
£15	•	5	Gain Sunkur Sen.	ĺ
517	L 26-26380 L 1098947	5	Rakhal Chandra Ghose.	
5,8 519	1, 26 - 15388	δ	Mrs. M. Higgins.	
520	L 46 60104	20.7	mite. M. Higgine.	ľ
320	1, 01 18694	20/		1
	L 18-42646	20 }	Mohendra Nath Sen.	
	1, 41 - 66788	10)		ŀ
521	1, 22 - 06413	5	Kaliprosad Mukerjee.	
522	1, 25-14102	:	Danga Churu Seal.	į
523	L 52 - 49973	5(0)	a marit bear	ĺ
0_0	-07703	5(4)		
	42599	Sint >	Mohim Chundra Roy.	1
	A 89-91251	5(#)	•	l
	1, 82-69261](8)]		
524	L 07-55542	5 07		١
	L 81-27807	50 [l
	., -34119	50	•	l
	L 64-67609	20 !		ì
	L 79-4566]	20 (Dome Bhuggut	İ
	L 89-49611	20 (Doma Bhuggut.	i
	A 97-87085	10		ĺ
	L 76-89033	10		-
	L 88-19882	10		
	87036	10 j		1
525	L 88-26437	10 2	Aubinash Chundra Sen.	
	26136	10}		
526	L 96-34096	1((Syed Akber Hossein.	
527	A 81-14698	20)	Mr. Elijah Upendra Chun-	1
	L 79-07276	20 }	dra Biswas.	
	L 43-34191	10)		
528	L 89-48619 •	20	Mohamed Fareed Khan.	
523	L 52-49973	6007	•	l
	07703	500		ı
	42599	500 }	Mohanundo Roy.	ı
	A 89-91251	500		ı
	L 82-69261	100)		
529	L 69-85873	100)		ĺ
	L 82-75844	100		
	85473	100		
	L 19-64247	50		ĺ
	L #1—18230	60	Sadaree Beparee.	ĺ
	L 80-32863	20		l
	73935	20		ı
	32865	20		
	L 99-09216	20		
		7() j	_	٠.

Notes partially last or destroyed.

Regist	ier No. of Notes.	Value. Name of Claimant.
No.		Rs.
530	L 49-18577	50 Shitanath Paul.
531	L 73 - 52737	10 Canti Chandra Banerjee.
532	L 51-95538	100 Abdool Wahab.
533	L 95 40643	10 Abdoolla Klan.
534 848	L 48 - 89774	20 Genesh Panday.
535	L 86 - 60433	10 Prosanna Coomer Chakra- harty.
5 36	L 26 - 04520 L 26 - 65080	10 Surbessur Mitter.
537	1.69-22707	10 G. T Sahan
5.18 5.30	L 67-60524 A 78-36363	50 Banion Das Mookerjee.
U 17(1	L 16 -81395	5 H. H. Macleod.
	L 11-21218	5)
540 511	L 26 - 20823 L 86 - 69937	5 Broje Lal Mittra. 10 Miss M. Mendies.
542	L 25-87983	8 Grish Chandra Chowdhury.
543	L 17=-21857 21559	b Hurro Lal Mozoomdar.
644	L 62 -07079	
	L 87-17588	10 Lalla Mithoo Lal.
545 546	L 60 41087 L 3246448	10 Hafeezoola Khan. 10 S. Toom.
547	L 6704542	50 Mohima Chandra Das
240	T 00 001EE	Gupta.
518 549	L 8360155 L 8762812	100 W. O. A. Beckett. 10 Mrs. A. Cox.
550	L 57 65 61	10 Motookdhary Lal.
551 552	L 8125950 L 4613109	50 F. Wyatt. 20)
002	L 15-76066	5 Tara Chand Das.
	1. 24-01549	8)
553 554	A 9361868 L 1149294	20 Deliendra Krislina Mittra. 5 Benod Lal Sen Gupta.
555	L 66 - 933 56	50)
	L 81 05:83 ·	50 R. E. Forest.
556	L 69 – 14396 L 25––57888	5) Sheekark and Day 11
	L 21 18842	5 Shounceoncoun Banerjee.
557	L 52-73869 L 82- 35245	500 } - 100 }
	1, ×3-4)7667	* 1(t) Goluck Chundra Coondoo
	L 64 - 70138	
	L 100 - 73109 58736	20 }
342	1, 22-41744 }	5 Chunder Sikur Bose
343	L 44 -53553 }	
		Woodoy Chunder Muilick.
	L 64 -66214 }	20)
344	L 13-18819(1	201
	18816 } L 37 -45911 7	20
	-45910 }	20
	L 3-07175]	10
	~-07176 } L 60—28756 }	Tara Chund Ghonessam
	28759 }	10) 1)ns.
	1, 20—39569 } = 39582 }	5
	L 20 -37120 }	5
	37117 (1,21 25929)	
	25926 }	8)
347	L 78-459/07	20) Messrs. Bathgate & Co., Calcutta.
348	L 26-08602	5 Hafez Khau.
35/)	., _49609 } L 87—72006 }	•
	7207	10 Bhola Nath Gangoly.
351	L 73-94741 ;94742 }	10 The Chief Pay-Master, E. I. Rulway, Calcutta.
352	L 26-21403 (-51412)	5 G. M. Young.
353	L 80 -35534 }	2) The Manager, Lowrie's Hotel, Kalka.
364	L 17-73348 }	5 Mrs. E. Jeffroy.
355	73356 } L 17=-03947 }	5 Brojo Gopaul Ghosh.
356	L 16-44.72) L 80-82092 }	
	L 79—97893)	20 Issen Chunder Sen.

Notes partially last or destroyed.

Registe No.	r No. of Notes.	Value.	Name of Claimant.
		Rsp	
	L 80—36484 } L 77—08677 }	20 {	Shama Pada Bhutta- charjee.
358	L 41—94833 } , —94832 }		Jodoo Nath Chakravarty.
181	L 39-05780 } , -02502 }	10 {	Aughore Chunder Chat- terjee.
360	L 21—33838 } —33839 }		Shaik Abdulla.
361	L 89—59788 } —59283 }		Tara Chand Das.
362	L 76—12757 }	10 {	The Manager, Commercial Union Assurance Com- pany, Calcutta.
363	L 25—60338 } —60339 }		Nundiram Dass.
364	L 61-90268 } L 74-01093 }	10	Pitumber Banorjee.

R. E. HAMILTON.

Offy. Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPT., the 27th March 1877.

Notice.

List of Unclaimed Packages in the Custom House Wharf.

Mark or Number of Packages.	Ships.
1 Case, [A. S. & Co.] 2230	City of Poonah.
0 1) (i)	Ditto.
1 Bar Flat Iron, no mark	. Sultan.
1 Rundia Managa Igan na mag	rk Ditto.
1 Parcel, S Il & H J	Ditto.
1 Case, [4] 23 M. C. & Co.	Star of Deumark.
1 Bundle Rod Iron, no mark .	Ditto.
1 Bandle Hoop Iron, H P C .	Pandora.
3 Bars Flat Iron, no mark .	Thessalas.
1 Kcg, [B W] W S	British Scepter.
	Ditto.
20 Bundles Round Iron, no mas	rk Ditto.
2 Bundles Square Iron, no mai	
2 Bars Square Irou, no mark	Ditto.
22 Bars Flat Iron, no mark	
I Cask, D D	Ditto.
2 Bars Flat Iron, no mark 1 Cake Spelter, S	Queen Vietoria.
1 Cake Spotter, S 1 Parcel, Borradaile, Schiller	Queen Margaret.
Co.	& Ditto.
	Ditto.
	Catheart.
	Ditto.
6 Bars Flat Iron, no mark	Ditto.
	Almora.
l Parcel, Hafesoullah	Ditto.
	Orion.
	City of Venice.
1 Case, no mark	City of Manchester.
73 Kegs, D D 524-95	Ditto.
18 Anvila, D D 506-23	Ditto.
3 Cases, D D 596-98	Ditto.
100 Cases, [3 194] R J P B 377-4	76 Ditto.
1 Case, [R] A J R C 2	Duke of Argyle.
To Carry about	Ambassador.
10 Ison Valless we made	Ditto.
	Ditto.
AND TO 1811 . TO 1	Ditto.
2 Casks, [D H M] Cor no ma	at City of Madeid
	Ditto.
	Ditto.
	Eldorado.
1 Chan C D & C. OOR	Ditto.
1 Case, T. M. Gribble, Lau.	Ditto.
1 Cook	Ditto.
	no Ditto.

1 Case, [R G H C 8] C & B 69

Ditto.

Mark or Number of Packages.	Ships.
2 Bundles, no mark	Eldorado.
1 Case, no mark	Ditto.
1 Case, no mark	Ditto.
1 Pack, [S S] S E C 1-50	Duke of Lancaster.
1 Case, Alexander Watson, E	sa. Ditto.
1 Cake Spelter, L	Ditto.
1 Bundle Sheet Iron, DWF	
1 Case, N J H, Madras	Viceroy.
1 Case, no mark	Ditto.
1 Sheet Galvd. Iron, no mark	
1 Bundle Sheet Iron, R P	City of Edinburgh.
1 Sheet Iron, no mark	Ditto.
3 Bars Round Iron, J S	Ditto.
2 Bars Flat Iron, no mark	Ditto.
2 Broken Iron Pipes, no mark	t Ditto.
2 Casks, E S 266 67	City of Cambridge.
 2 Casks, E S 266-67 3 Cases, T. H. Biggs, Esq., 	Ac- Indus.
countant-General's Off	ice,
Lahore.	
1 Case, Captain Drury, Med	erut Ditto,
7 Casks, [T] F S R R 6-12	Ditto.
1 Parcel, SH&HJ	Ditto.
1 Parcel, Dwarkanath Dut	
Nephew.	
1 Pack, Thomas Curritt, Esq.	
18 Cases, [74-8672]	John Davie.
2 Iron Rail, no mark	. British Scepter.
1 Case, Mrs. Talbot	Sir John Lawrence.
1 Cask, A C	Com:uilla.
11 Kegs, no mark	C. N.
7 Cases, at Moyapore Maga:	eine Choluia.
[E] A. B & Co	

N. B.—The above will be sold if not cleared within the 14th of April 1877.

T. B. LANE, Collector of Customs.

CALCUTTA CUSTOMS, the 26th March 1877.

THE post of Overseer under the District Road Cess Committee, Furreedpore, has been filled up. (1226-1) C. C. Quinn, Chairman.

Wanted

A N Accountant for the Durbhuckah Collectorate. Salary Rs. 40. Apply, sending copies of testimonials to Collector.

Notice.

THE stationery store will be closed for the annual stocktaking from the 1st to the 14th proximo, both days inclusive, during which period no issues can be made.

J. B. ROBERTS, Supdt. of Stationery. GOVT. STATIONERY OFFICE, the 13th March 1877.

Requirement for the Court of the District and Sessions Judge of East Burdwan a Sarrishtidar; salary Rs. 120, rising to Rs. 200 per mensem; and a Nazir; salary Rs. 100, rising to Rs. 200 per mensem. Applicacations, with copies of testimonials, to be sent to the undersigned before the 15th April. A thorough knowledge of English and Bengalec, together with previous experience of pub ic business (other qualifications being equal, a preference will be given to experience of the work of a civil court), with testimonials of character and conduct, are indispensable essentials in candidates; and it is requested that persons not possessing all these qualifications will abstain from applying for an appointment which they will have no chance of obtaining. The Nazir will be required to give Rs. 5.000 security, and applications for this office should state parity the security which can be offered. The present head clerk is acting as Nazir and is a candidate for the appointment. Should he be found to be the most suitable of the candidates who come forward, the head clerkship will be vacant. The salary is Rs. 30 per mensem. Candidates for this post must write a good English hand, and must have had experience in the correspondence department of a public office.

Bank of Bengal.

NOTICE is hereby given that the Bank of Bengal and Public Debt Office will be closed on Good Friday, the 30th, and Saturday, the 31st instant, conformity with Government Notification No. 3464, of 29th October 1867.

By order of the Directors,

W. D. Chuickshank, Offg. Secy. of Treasurer. Calcurra, the 21st March 1877.

INTEREST draft No. 60210, for Rs. 10, standing in the name of Koosum Coomary Dossy, having been lost or mislaid, payment has been stopped.
(1192-3) SIDDESSUE MULLICK.

NOTICE is hereby given that there is certain Government Paper in this Office purporting to belong to Beboe Murray, pensioner of Colonel P. Murray.

A. B. MILLER, Official Assigner.
OFFICIAL ASSIGNEE'S OFFICE, CALCUTTA,
The 22nd March 1877. (1221-

NOTICE is hereby given that Kamini Kumar Guha,

An articled clerk to Baboo Asutos Phur, Vakil, High Court, intends to apply to in admitted as a Vakil of the said court. (1175 -4) Kamini Kumar Guna, M.A.

I THE undersigned, Saligram Singh, having been admit ted to the degree of B.L. at the last examination held at the University of Calcutta, and having duly served under articles of clerkship to Mr. A. St. John Carruthers, one of the attorneys and vakeels of Her Majesty's High Court of Judicature at Fort William in Bengal for two years, pursuant to the Rules of the said High Court, hereby give notice of my intention to apply to the Judges of the said Court to be admitted as a Vakeel thereof. Dated this 2nd day of March 1877. Salignam Singii. (1178-4)

LETTERS of administration to the estate and effects of Sumbhoonauth Mullick, deceased, late of Bowbazar, Sumbhoonauth Mullick's Lane, in Calcutta, Banian, have been granted by the High Court of Judicature at Fort William in Bengal, in its Testamentary and Intestate Jurisdiction, to Sreemutty Rammoney Dassee, the widow and heiress of the above-named deceased. Debtors to his estate are required to pay their debts to the administratrix, and creditors are requested to make their

claims known to her.

Swinnor, Law & Co., Attorneys.

(1218-

AT 7-30 A.M., on Monday, the 2nd April proximo, under instructions from Baloo Bhooputty Roy, Rai Bahadoor, Subordinate Judge of Hooghly, in the case between Choonegall Scal, Decree-holder, rersus Donald McCorkindale, Judgment-debtor, at Scebpore, Howrah, on the premises of the firm of the Judgment-debtor, the following goods (attached), viz. 12 H.-P. Engine and Boiler; Large and Small Lathes, Serew Cutting, Drilling, Slotting, and Punching Machines; Taps and Dies; Steel Figures; Scales; Iron Chest; Bench Vices; Portable Forges; Budgerow; Crab Winchen; Jack Screwa; Angle Iron; Beading Machine; Steam Hammers; Donkey Engines; Blast Fans; and several useful (1223-1)articles.

Stone-metal.

TENDERS are invited for the supply of stone-metal for the road from Beauleah to Nattore, in the district of Rajshahye, or a portion thereof. The stone-metal to be screened to 2-inch cubes, and the quantity (to be arranged hemafter) to be stacked before the 31st October next, at three or four places on the road which are easily accessible by water during the rains.

Persons sending tenders should state the minimum quantity in cubic feet that they will be able to supply at the rates offered.

the rates offered.

It must be distinctly understood that the undersigned does not bind himself to accept the lowest or any tender.
All tenders to be sent in on or before the 10th of April.
For further particulars apply to the undersigned.

Ramgurh Tea Company, "Limited."

THE Ordinary General Meeting of the Shareholders of the Company will be held in the Company's registered Office, No. 15, Strand, on Monday, the 2nd proximo, at 3 r.m.

(1217-1)Mackinnon, Mackenzie & Co., Agente.

Cocheela Tea Company, "Limited."

WARRANTS for the final dividend of ten per cent-(making 20) per cent. for the season), declared at the meeting of Shareholders held to-day, will be delivered on presentation of merip.

BORBODAILE, SCHILLER & Co., Managing Agents. Calcutta, 22nd March 1877. (1225-11

Durrung Tea Company, "Limited."

7 MIE Twerty-fifth Half-yearly General Meeting of Shareholders will be held at the registered Office of the Company, No. 4, Fairlie Place, at noon, on Saturday, the 7th April 1877.

By order of the Directors, SCHORNE, KILBURN & Co., Secretaries. CALCUTTA, the 27th March 1877.

Chandypore Tea Company, "Limited."

WARRANTS for the final dividend of 10 per cent. (making a total of 18 per cent. for the season), declared at the meeting of Shareholders held to-day, will be delivered on presentation of scrip.

BORRODALLE, SCHILLER & Co., Secretaries. CALCUTTA, the 26th March 1877.

The Dehing Company, "Limited."

THE First Ordinary Annual General Meeting of Shareholders in this Company will be held at the registered Office, No. 4, Clive Street, on Thursday, the 29th March 1877, at noon, for the purpose of receiving the Directors report, and for the consideration of such other business as may be brought forward.

JOHN ELLIOTT & Co., Munaging Agents.

CALCUTTA, the 22nd March 1877.

Eastern Oachar Tea Company, "Limited."

SEASON 1876.

Notice

Is hereby given that the Ordinary General Meeting of the Shareholders of the Eastern Cachar Tea Company, Limited, will be held at the Office of the Company. No. 14, iOld Court House Street, on Wednesday, the 18th April, at neon, to receive the Directors' report and accounts for the year ending 31st Jasenary 1877, to declare a dividend, and to transact such other business as may be brought forward.

OCTAVIUS, STREL & Co., Agents of Secretarias Calcutta, the 27th March 1877. (1230 -7 (1230 -4)

Bengal Tea Company, "Limited."

THE Thirty-third Half-yearly General Meeting of Shareholders will be held at the registered Office of the Company, No. 4, Crive Row, at 3 r.m., on Wednerday, the 28th instant, for the purpose of passing the Directors' report and the accounts to 31st December last, and declaring a dividend.

The transfer books will be closed from the 14th to 27th instant inclusive.

JARDINE, SKINNER & Co., Secretaries Calcurra, the 8th March 1877. (1188 - 3)

Ordinary General Meeting of Shareholders of the Holta Tea Company, "Limited.

THE Eighth Half-yearly General Meeting of the Shareholders of the Holta Tea Company. Limited, will be held at the registered Office of the Company. No. 1, New China Bazzar Street, Calcutta, on Wednesday, the 2sth March 1877, at 3 p.m., to receive the Directors' report, declare a dividend, and to transact such other business as may be brought before it.

By order of the Board,

B. Shyth & Co., Secretaries.

Bishnauth Tea Company, "Limited."

WE beg to give notice that the Twenty-seventh Half-W re neg to give notice that the Twenty-Seventi Half-yearly Ordinary General Meeting of Shareholders of the above Company will be held at the Registered Office of the Company, No. 7. New China Bazar Street, on Thursday, the 21th March current, at 12 o'clock noon precisely, to receive the Directors' report, pass the accounts to 31st December 1876, deciare a Incther dividend, and transact such other leasiness as may be brought before the meeting

The transfer register of shares will be closed from 19th

March to 2nd April proximo.

By order of the Board,

WILLIAMSON, MAGOR & Co., Sceretavies. (1209-2)Calcerra, the 17th March 1877.

Amluckie Tea Company, "Limited."

IME First Ordinary General Meeting of Shareholders of the above Company will be held at the registered Office, No. 12, Misson Row, on Monday, the might day of April 1877, at 3 p.m., for the purpose of receiving the Managaig Agent's report, passing the accounts for the season ending 31st Docember last, declaring a further dividend, and transacting such other business as may be brought forward.

The meeting will afterwards be made special for the purpose of altering the Articles of Association by sulistituting, in the first line of clause 1t, the Roman numeral VII for the Roman numeral IX, and by subsutning, in the second line of clause 37, the words "provided in regard to notices of general meetings " for the word "mentioned."

The share transfer books of the Company will be closed from the 26th March to the 9th April, both days inclusive. Brog. Dunlor & Co., Managing Agents.

Catcutta, 20th March 1877. (1216 - 3)

Bengal Iron Works Company, Limited.

NOTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of the above Company will be held at the Office of the Company, No. 3, Fairlie Place, at noon, ou Tuesday, the 3rd April 1877, for the purpose of receiving the Directors' Report and passing the Accounts for the half-year ending 31st Recember 1876, electing Directors and Auditors, and for the transaction of any other business that may be brought forward.

The Share Transfer Books of the Company will be closed from the 21st March to the 3rd April 1877, both

days melusive.

MARILLIER & EDWARDS, Agents and Secretaries.

CALCUTTA, the 16th March 1877 (1214-2) (1214-2)

Bengal Iron Works Company, Limited.

I MMEDIATELY after the above meeting an Extraor-dinary General Meeting of Shareholders will be held for the purpose of substituting for Cinuses 53 and 54 of the Arricles of Association the following two clauses or others mulogous thereto;

53 - The business of the Company shall for the future pe conducted and carried on in India by the firm of Messrs. Marilher & Edwards, of which firm Mr. Alexander Rankin McIntosh is now the sole partner, and such firm shall continue to be Agents and Secretaries of the Company antil the Company shall by special reso-tution otherwise direct, subject to the control of the Directors, and to suspension and removal in manner

beremafter contained

54 - The said tirm of Marillier & Edwards shall and will, during the time they shall act as such Agents and Secretaries, hold and remain the proprietors of 150 shares in the capital stock of the Company, and shall be remnicrated by an allowance of its. 1,000 per month until a commission of 2% per cent, on the proceeds of the Company's sales shall give return exceeding that snm, when the sand Agents and Scoretaries shall be remunerated by such a commission in lieu of the allowance, and such allowance or commission, as the case may be, shall cover the charges to which the said Agents and Secretaries may be from time to time put in providing a suitable office and establishment in Calcutta for the use of the Company.

MARILLIER & EDWARDS.

Kalacherra Tea Company, "Limited."

NOTICE is hereby given that the Fourth Ordinary General Meeting of the Shareholders of this Company will be held at the registered Office, No. 104, Clive Street, on Wednesday, the 28th day of March 1877, at 31th, to receive the Directors' report, pass the accounts to 31st December last, and declare a final dividend.

The Transfer Books of the Company will be closed from 13th to 28th instant, loth days inclusive.

BURRADAILE, SCHILLER & Co., Secretaries. Calcutta, 12th March 1877. (1200 - 3)

Hindu Family Annuity Fund.

A GREEABLY to Rule 57, the following Resolution, passed at the Fifth Annual Courses passed at the Fifth Annual General Meeting of Subscribers, held on the 28th January 1877 is published for general information :-

That for meeting the current expenditure of the Fund up to 31st March 1878, the Directors be authorized to draw from the deposit account with the Government of ludin, agreeably to Rule 55, to the extent of Rs. 3,650, provided in the Budget Estimates just passed.

RAM SHUNKER SEN, Chairman.

PREONATH DUTT, Secretary The 22nd March 1877. (1227-1)

Notice.

THE Ordinary General Meeting of the Municipal Commissioners for the Suburbs of Calcutta will be held at their Office at Alipere, on Wednesday, the 28th March 1877, at 34 P.M.

BUSINESS TO BE BROUGHT FORWARD.

The Chairman to lay on the table the Minutes of the Proceedings of the 5th Ordinary General Meeting, held

on the 26th February 1877. The Chairman to lay on the table the Vital Statisties for the month of January 1877, and to move that it

he recorded.

No. 825, dated 10th February 1877, from the Vice-President, District School Committee, 24-Pergunnah,—the consideration of which was postponed at the last meeting on the motion of Baboo Juggodanuud Mookerjee.

4. Miscellancons.

A FTER the above Ordinary General Meeting, a Special Meeting will take place to consider the following applications for license under Act II of 1872 and Act II of 1875 (B.C.):—

1. Messrs. R. Macallister & Co., No. 3, Baliaghatta Road.

Messrs Mackinnoo, Mackenzie & Co., No. 22, Garden Reach Road.

R. C. STERNDALB, Vice-Chairman. ALIPORE, the 22nd March 1877.

Notice to Creditors.

DURSIANT to the Trustees and Mortgagees Powers Act, 1866, being Act XXVIII of 1866 of the Legislative Council of India, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Eliza Anne Black, widow of Thomas Black, formerly of Calcutta, Printer, deceased, and probate of whose Last Will and Testament was duly granted by the High Court of Judicature at Fort William in Bengal, in its Testamentary and Intestate Jurisdiction on the 16th day of November 1876 to William Kenaeth Douglas of Calcutta, a member of the Bengal Pilot Service, and Alice Mary Douglas, his wife, the executor and executrix named in and appointed by the said Last Well and Testament of the abovemanied decensed, are hereby required to send in writing the particulars of their claims or demands to the said executor or executrix at their residence, No. 5, Loudon Street, in Calentta, on or before the 15th day of May next, and notice is also hereby given that at the expiration of the last mentioned day the said executor and executrix will be at liberty to distribute the assets of the said Eliza Anne Black, deceased or any part thereof, amongst the parties entitled thereto, having regard to the claims of which the said executor and executrix then have notice, and that the said executor and executrix will not be liable for the assets or any and excentrix will not be liable for the assets or any part thereof so distributed to any person of whose claim the said executor and executive have not had notice at the time of such distribution. Dated this 23rd day of February 1877.

1200 1 20 25 4 4

In the goods of William Forbes, deceased.

with the administration of the administration of the first of the second

DURSUANT to the Trustees and Mortgagees Powers Act, 1866, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of William Forbes, deceased, late of Debrooghur, in Upper Assam, are hereby required to send in writing the particulars of their claims or demands to the undersigned, at No. 6, Hastings Street, Calcutta, on or before the 1st day of May next, and that after such date the Administrator will be at liberty to distribute the assets of the said estate amongst the persons entitled thereto, regard being had only to the claims of which the said Administrator then has notice, and that the said Administrator will not be lightly for the and that the said Administrator will not be liable for the assets or any part thereof so distributed to any person of whose claim the said Administrator has not had notice at the time of such distribution.

Dated this 1st day of March 1877.

(1177 - 3)

ORR & HARRISS. Attorneys-al-Law.

In the goods of Lewis Auldjo Cooke, deceased.

DURSUANT to the Trustees and Mortgagees Powers Act, 1866, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Lewis Auldjo Cooke, of Moss Terrace, Elgin, in Scotland, deceased, are hereby required to send in writing the particulars of their claims or demands to the undersigned at No.-6. Hastings Street, Calcutta, on or before the 1st day of May next, and notice is also hereby given that at the expiration of the last mentioned day the administrator will be at liberty to distribute the assets of the said Lewis Auldjo Cooke deceased, or any part thereof amongst the parties entitled thereto, having regard to the clums of which the said administrator then has notice, and that the said admin-istrator will not be liable for the ussets, or any part thereof so distributed to any person of whose claim the said administrator has not had notice at the time of such distribution. Dated this first day of March 1877.

(1176-3)OBR & HARRISS, Attorneys-at-Law.

PURSUANT to a decree of the High Court of Judienture at Fort William in Bengal, in its Ordinary Original Civil Jurisdiction, made in suit No. 232 of 1871 (wherein Albert Birmingham Miller, Official Assignee of the Court for the Relief of Insolvent Debtors at Calcutta the court for the kener of insolvent periods at Calcutta and Assignce of the estate and effects of William DeMonte Sinaes, an Insolvent, is plaintiff, and Frederick John Fergusson, the Official Trustee of Bengal, is Defendant), and dated the 30th day of November 1876, the creditors of the late firm of Messrs. Joseph Barretto and Sons, of the Town of Calcutta, Merchants and Agents, who have executed a certain trust deed for the benefit of creditors dated the 10th day of March 1827 Agents, who have executed a certain trust deed for the benefit of creditors dated the 10th day of March 1827 and expressed to be made between Luis Joseph Barretto and Edward Brightman, surviving members of the said firm of Messrs. Joseph Barretto and Sons of the first part, John Palmer, William Ainslie. George Ballard, William Melville, and Robert Browne, of the second part, and the several persons, creditors of the said Luis Joseph Barretto and Edward Brightman, who by themselves or their respective attorneys should execute the said Indenture of the third part, and all other persons claiming to be interested in the said trust deed are, on or before Saturday, the 28th day of July 1877, to send to the Office of the Registrar of this Court in its Original Side their names, addresses, and descriptions, the full particulars of their cisims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said decree.

Exerc creditor holding any security may produce or transmit the same to the Registrar with particulars of his claim, or shall produce the same before the Judge for the time being exercising original jurisdiction in the Court-house on Saturday, the 11th day of August 1877, at 11 of the clock in the forenoon, being the time appointed for adjudicating on the claims.

appointed for adjudicating on the claims.

R. BELCHAMBERS, Registrar. DISMAN AND ROSINSON, Plaintiff a Attorneys.

INSOLVENT NOTICES.

In the Court for the Relief of Involvent Debtora at Calcutta.

In the matter of George Thomas Snear, an Insolvent.
On Wednesday, the 14th day of March instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 1st day of May next, and that the said Insolvent do then attend to be examined before the said Court.

Our and Harriss, Attorneys.

In the matter of Hunnymoss Guoss, an Insolvent.

On Saturday, the 10th day of March instant, it was ordered that the matters of the petition of the said Insolvent he heard on Tuesday, the 10th day of April next, and that the said Insolvent do then attend to be examined before the said Court.

Upendrolall Bose, Attorney.

In the matter of Incorpsby Branccons, an Insolvent.

On Monday, the 12th day of March instant, it was ordered that the matters of the petition of the said Insolvent he heard on Tuesday, the 1st day of May next. and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of Edwin Windiam Nyss, an Insolvent.
On Tuesday, the 18th day of March instant, it was ordered that the matters of the petition of the said insolvent be heard on Tuesday, the 1st day of May next, and that the said insolvent do then attend to be examined before the said Court.

H. R. Fink, Attorney.

is the matter of Benjamin Samper Collins, an Insolvent.
On Thesday, the 20th day of March instant, it was ordered that Thesday, the 10th day of April next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day, the said Insolvent be discharged personally, as well as to his after acquired property, from all lubilities fee dehts, claims, and demands of and against the said Insolvent at the time of the filing of his petition for relief.

H. R. Fiak, Afformey. Chief eleck's Office, the 20th day of March 1877.

In the matter of Banacucun Mookensee, of Roopehund Mookerjee's Lane, in Bhowampere, in the Suburbs of Calcutta, late a cashier in the employ of the Tirhoot State Railway at Durbhanga, an Insolvent.

Nonce that the petition of the said Insolvent seeking the benefit of the Act XI Vic., thap, XXI, was filled in the Office of the Chief Clerk on Tuesday, the 20th day of March instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee. S. J. Leslie, Mttorney.

In the matter of Banachuna Mookesser, an Insolvent On Tuesday, the 20th day of March instant, it was ordered that the matters of the petition of the said Ins. ivent be heard on Tuesday, the 1st day of May next, and that the said Insolvent do then attend to be examined before the said (' urt.

S. J. Leshe, Attorney.

In the matter of MUNNOOLALL ROBA, an Insolvent.

On Tuesday, the 6th day of March instant, it was ordered that the petition filed by the said Insolvent seeking for relief under the provisions of the said Act be withdrawn, and the vesting order made thereon be discharged, provided always that all acts or things done by Albert Birmingham Miller, Esq., the Official Assignce of this Court, and the Assignce of the estate and effects of the said Insolvent, or other person acting under his authority prior to this order, shall be good and valid, and shall not be annulled or in anywise affected thereby; and anan not be annunce or in anywise ance-tee thereby; and also ordered that upon payment to the said Assignee his usual commission, and all costs, charges, and expenses lawfully incurred by him, the said Assignee do deliver over to Joguikisore and Behary Loll Dickchett, the Trustees, upon their receipt, all the estate and effects, minics, goods, books, and papers then remaining in the hands of the said Assignee, belonging to the satate and effects of the said Insolvent.

In the matter of Morbacat Ezekirl, an Insolvent.

On Tuesday, the 6th day of March instant, by an order of this Court, the said Insolvent was adjudged entitled to his personal discharge under the Act X1 Vic., Chap. XXI, as to all persons named in his Schedule as creditors, or claiming to be (reditors, respectively.

S. J. Leslie, Attorney.

In the matter of Joseph Anderson, an Insolvent.

Notice that an application for an ad interim protection order has been this day made by the said Insolvent. and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 10th day of April next, at the hour of ten o clock in the foremoon.

Any ereditor of the said Insolvent desirons of opposing such application, must appear before the sait Court at the time and place aforesaid.

Insolvent in person.

Chief Clerk's Office, the 27th day of March 1877.

POSTAL NOTICES.

List of Unclaimed Letters lying in the Calcutta Post-Office on the 27th March 1877.

Adams, Geo. Alexander, A. Alfred, C. Allan, W. II. Allen, E. A. Anderson, Jas. Anthony, 1'. Anthrny, A. Autram, Mrs. II. Arson, G. Harbaro, Miss J. Barnes, H. S. Bayly, Lieut. Col. A. R. Bult, Henry. Renselly, R. S. Blond, A. R. Bluett, Mrs. F. M. Breslaner, M. Brown, W. M. Burgess, Mrs. A. R. Burgess, Hugh. Campbell, Mrs. Cole. Robert. Doherty, D. Dala, C. Davies, H. Davis, Mrs. Odeann, W. Dodgson, Chas. H. Dolle, Mrs. E. Dunsford, Mrs. K. C. Laierton, Mrs. Erskine, Miss A. Falmon, B For \sim , A Cerrari, Dr. D. A. FurGerald, Jas. R. Gasper, A. Gatinthy, G. George, David. Giovanni, Mens. Godd, W. G. Granger, John H. Gray, G. Grueber, Mr. Grandy, Mrs. L. Hallahan, P. 3. Hare, R. D. Hattersley, Biss E. Hawarth, H. Hendrix, Rev. E. R. Hoon r. F.

Jackson, L. W. Jones, E. B. Jones, C. M. Kelly, Jus. Laudeshut, Mrs. Lawrence, Mrs. A. M. Liucolu, E. W. Logan, Hellew. Lohy, Chas. Muckenzie, G. R. Mackenzie, Cupt. S. Muckintosh, D. S. McKeifar G. B. McMullin, M. McQueen, Mrs Miscelt, Barnaba. Matchell, T. C. Nohair, Mrs. Palmer A. H. Peach, Mrs. Pearson, J. Percy. Hugh L. H. Peters, 8. Powell, Mrs. W. 11. Reid, Louis D. Revardine, Mrs. P. Radford, Mrs. E. Russell, A. E. Russell, F. Sheldon, J. Siderstein, M. Smale, John Smath, Mrs. E. F. Smyth Lient, S. G. Sowerly, J. A. Story, Mrs. Sten , Lieut. Ted, George & Co Tissendie, R. H. M. Tottenham and Co. Taste, Mrs. A. Vouv. Mrs. A. Walker, Mrs. Wane, Innes B. Watzler, M. Webster, A. Weibar, C. West, James. Williams, John. Winscom, M.ss. Winn, Mrs. Woods, Miss.

Letters marked "Care of Post-Office to be kept till called for."

Andrew, Walter G. G. Arthur, Geo.
Battye, Major H. D.
Beule, William.
Beck, R. A. Biggs, Robert O. C. Bonerjee, Dr. Brownfield, M. Brownieut, M.
Bronchead, Revd.
Buckley, C. W.
Caddy, D. G.
Campbell, Major, C. W. Campbell, Mrs. William. Carrington & Wigley. Cavanagh, Jas. Chapman, Capt. Christian, A. Chrkson, Mr. Coliom, J. Cranbourn, Mrs. Cranmer, Mrs. G. A. Crawford, H. Crawfurd, Major. Crossly, R. Dalitz, H. Oscar. D'Cruz, Richard. Dias, Autonio. Donegan, N. Enton, Mrs. P. W. E. F. W. E. M. Forbes, Mrs. L. R. Frayley, M. A. Glukman, Lione. Good, J. W. Graham, Mrs. C. Gray, William. Hudson, W. Huguenot, M. Juckson, J. W. Jenkinson, Mrs. Johnstone, Ross. Jones, B. F.

Kelly, Edward. King, H. W. Lewis, J. W. Lord, Brooke. MacIntyre, A. Maclean, W. E. Mazzaline, Mrs. J. McWilliams, Miss. Meyer, H. G. Mitchell, Capt. G. Mitchell, Miss, Moran, Frank Conyugham, Morgan, Mrs. Milton. Moseley, Cupt. W. H. Murison, J. S. Norman, J. R. O'Brien, T. H. Peel, E. W. 11. Penny, P. Perce, Mrs. J. O. Piper, Mr. S. Power, W. Reed, J. Richardson, Geo. Ryan, Mrs. J. G. Schapira, D. Scolfi, A. L. Simonds, R. H. Simpson, W. Smith, J. C. Spicer, Mrs. R. Stone, B. J. Taylor, G. W. Thomas, S. B. Thomas, W. L Thomson, Geo. Black. Watson, J. B. Willard, J. C. Williams, C. A. Williams, W ... I. Wilson, G. Wilson, J. S. Zacharias, A. II. Parers. Richardson, Geo.

Battye, Major H. D. Bellany, J. Ryder, A. Stewart, A. Caddy, D. Holland, Capt. Williams, C. A. Jones, B. F.

Parcels.

Anderson, Mrs. John Logan, B.

Registered Letters. Francis, Marples. O'Brien, C. Spence, A. W. Watts, W. (Engineer.)

Forbes, Mrs. L. R. Forlong, Major-Genl.

Cosing, II.

Fagan, L.

Ferreri, Dr. A.

W. Alpin, Offg. Post-Master of Calcutta.

SEA AND OVERLAND MAILS

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Kor		, l	1		ale.	Per Steamer.
Ceylon and the Australian C	Za-	:				1
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The next Overland Mail via Bomba, will close at the General Post-Office on Friday, the 30th March 1877.

2. Book-post and pattern-packets must be posted on the 29th March 1877.

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Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bragirutter, Matabongan, and Jellingkee Rivers for the week ending Friday, the 23rd March 1877.

Names of Rivers.	Least depth of
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	Ft ln

BHAGISTTEE.

Entrance below Chourasia	 6	;1
Thence to Noorpore Junction, 6 miles	 1	ti
Thence to Jungipore, 9 miles	 4	31
From Jungipore to Berhampore, 47 miles	 3	(1
From Berhampore to Cutwa, 50 miles	 ::	
From Cutwa to Nuddea, 16 miles	 **	ť:

MATTERNOVII.

Entrance		,
	•••	
From Tatarparah to Håt Holia From Håt Bolia to Boulhayee From Bulmareo to Ahekdeah From Aliekdeah to Kissengunge		Closed.

JEHLINGHER AND BYEFF

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Thence to Junction with the	Jeda	nation.	3	::
From Junction of Byrub	::1:-1	Jellinghee		
to Teakatta			 3	6
From Teakatta to Nuddea		•••	 3	(1

Height of water on gauge at Herhampore on the 26th March 1877, above zero, 14 of 6, inches.

T. H. Wickes, e.e., Fice, Engr., Nudden Rivers Division.

BERHAMPORE, the 26th March 1877.

Poats d'awing 2° feet can pass easily

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WEDNESDAY, MARCH 28, 1877.

PART IV.

Bill of the Bengal Conneil.

GOVERNMENT OF BENGAL.

LEGISLATIVE DEPARTMENT.

THE following Report of a Select Committee, together with the Bill as amended by them, is by order of the President published for general information :-

We, the undersigned members of the Council of the Lieutenant-Governor of Bengal, ...

Memorial of Measrs, Erskine and Co. and Measrs Gisborne and Co.

Memorandum by the District Judge of Bankoora, dated 6th February 1877.

Memorandum by the Officiating District and Sessions Judge of Bankoora, dated 6th February 1877.

From Commissioner of Chota Nagpore, dated 3rd February 1877.

Memorandum by the Magistrate and Collector of Bankoora.

Memorandum by the Magistrate and Collector of Bankoora.

Manbloom was referred, have the honor to make

Denn-official letter from the Commissioner of the Buildwan Division, dated 13th February 1877.

Eatrect from a letter from the Deputy Commissioner of Manbhoom.

Denn-official letter from Magistrate of Bankoors, cated 22nd February 1877.

" from of dated 23rd February 1877.

" from Deputy Commissioner, Singbhoom, dated 23rd February 1877.

From Deputy Commissioner of Manbhoom, dated 23rd February 1877.

Commissioner of Chota Nagpore, dated 28th February 1877.

Demi-official letter from the Deputy Commissioner of Manbhoom, dated 26th February 1877.

1877.
Demi-official letter from District Superintendent of Police, Manbhoom, dated 3rd March 1877.

to whom the Bill for the the following report:-

We have considered the papers noted in the margin.

The Bill as referred to us extended to the district of Manbhoom. But on consulting the local

officers, the ghatwali arrangements in Manbhoom appeared to differ so much, especially as regards the constitution of the police, from those in Bankoora, that we have deemed it advisable to limit the operation of the Bill to Bankoora.

We have inserted a new definition of "ghatwal," and have struck out the definitions of "paik" and "ghat."

In the original Bill the appointment and general superintendence of ghatwals rested with the District Superintendent of Police. We have transferred these functions throughout the Bill to the Magistrate of the district.

We have simplified the section which deals with the appointment of hereditary ghatwals. We have substituted physical unfitness for personal unfitness as a disqualification, and have provided that no person shall be appointed a ghatwal who has been convicted of a nonbailable offence.

. We have provided that when a substitute is appointed for a minor ghatwal, the Magistrate of se district may assign a part of the produce of the lands for the minor's support.

We have provided that ghatwals are to perform such duties of the nature of those specified in section 39 of the Village Chowkeedaree Act, 1870, as may be assigned to them We have limited the period during which a ghatwal can be called on to perform his general duties outside the limits of his service tenure to one month in each year.

We have also limited the period during which a ghatwal can be ordered to reside near

We have altered the form of the cartificate which a ghatwal is to receive on his appointment.

We have made considerable alterations in the penalties to which ghatwals are liable. A graded scale of fines has been drawn up for sardars, sadyals, and tabedars, in case of disobedience to orders, wilful misconduct, or neglect of duty. Two new sections have also been introduced dealing with the dismissal of ghatwals, first in the case of misconduct, and secondly in the case of non-payment of rent.

We have made orders passed under section 14 appealable to the Sessions Judge, whose

decision is to be final.

We have given ghatwals the same powers with regard to granting leases as are conferred on ghatwals in Beerbhoom by Act V of 1859, with the provisoes that no ghatwal shall put an end to any tenancy created by a preceding ghatwal except at the close of the Bengali year, and that no such tenancy shall be determinable unless a notice is served on the tenant in or before the month of Pous.

We have struck out the sections which empowered the local Government to commute the personal services of ghatwals for a money payment and to let ghatwali lands on the occur-

rence of a vacancy.

We have allowed a ghatwal who has been dismissed six years before the commencement of the Act to apply for a review of the order of dismissal to the Magistrate of the district, who is to decide according to the provisions of the Act.

We have made arrears of a ghatwal's quit-rent due to Government a demand within the

meaning of Bengal Act VII of 1868.

H. Bell. MEER MAHOMED ALLY. KRISTODAS PAL. ISSER CHUNDER MITTER. RAMSHUNKER SEN.

The 22nd March 1877.

A Bill for the Regulation of the Ghalwali Police in the district of Bankoora.

Whereas it is expedient to enact rules for the appointment of ghatwals in the district of Bankoora, and also more clearly to determine the duties and liabilities of the said ghatwals; It is enacted as follows:

- 1. This Act extends to the district of Ban-· koora, and it shall come into Extent and confinenceforce from the date on which ment of Act. it may be published in the Culcutta Gazette with the assent of the Governor-General.
 - In this Act, unless there be something ropugnant in the subject or Interpretation clause. context,
- "Ghatwal" means any person (other than a village chowkidar) in the "Ghalwal." enjoyment of a service tenure held by him as remuneration for the performance of police duties.

(ii) "Sardar ghatwal" means a chief

ghatwal.

"Sardat." ghatwal.

(iii) "Sadyal ghatwal" means the next in grade below a sardar ghatwal. " Sadyal." (iv) "Tabedar ghatwal"

includes all ghatwals other

than sardar and sadyal ghatwal.

(v) "Heroditary ghatwal" means a ghatwal some member of whose " Hereditary Ghatwal." family has been, from the time of the Permanent Settlement, in uninterrupted possession of the same service tenure, and has performed police service for the same.

Service or possession by a substitute shall be deemed to be service or possession by a member of the family within the meaning of the last preceding definition.

In case of dispute, it shall be presumed that

Appointment of ghat-

3. The appointment of all ghatwals shall rest with the Magistrate of the district.

4. If a hereditary ghatwal dies, or becomes physically unfit for the per-formance of his duties, or Appointment of bereditary ghatwals. resigns with the approval of the Magistrate of the district, his next male heir shall be appointed in his place. If the next male heir is a minor, or physically unfit, or has been convicted of an offence which is non-bailable within the meaning of Act X of 1872 (the Code of Criminal Procedure, some other male member of the family, if physically fit, shall be appointed to the office, and shall, if the next male heir is a minor, hold the same until such time as the minor shall attain majority, wherenpon the said minor, if physically fit, shall be appointed to the office.

In case of disputed succession to a hereditary ghatwali tenure the Magistrate of the district shall select the person whose claim shall appear to him to be the best, and shall appoint such person to the tenure. Provided that any claimant may establish his heirship by civil suit against the person so appointed, and if he be successful in such suit, he shall, if physically fit, be appointed to the ghatwali tenure in supersession of such

No person shall be appointed a ghatwal who has been convicted of an offence which is nonbailable within the meaning of Act X of 1872

(the Code of Criminal Procedure).

In all other cases the appointment of ghatwals shall be at the discretion of the Magistrate of the

All questions which may arise as to physical fitness shall be decided by the Magistrate of the district.

5. All persons appointed as substitutes for

the ghatwali lands, but the Magistrate of the district may at his discretion order a certain portion of the produce of such lands to be assigned for the support of the minor.

ta mai ito y

- 6. If any ghatwal is dismissed from his

 If ghatwal is dismissed office under sections 12 or 13 from office, outsider may of this Act, another person not a member of his family may, at the discretion of the Magistrate of the district, be appointed to the office.
- 7. Every ghatwal shall be subordinate to the officer in charge of the police station within the limits of which his service tenare is situated. He shall be bound, within such limits and under such general orders as may from time to time be made by the Magistrate of the district, to collect and communicate intelligence affecting the public peace, to prevent the commission of offences, to detect and bring offenders to justice, to patrol roads, to escort travellers, and to perform such other duties of the nature of those specified in section 39 of Fengal Act VI of 1870, the Village Chowkidari Act, as may be assigned to him.

The Magistrate of the district may order any ghatwal to perform any of the aforesaid duties beyond the aforesaid limits, but, save as is provided in the next succeeding section, not for a longer period than one month in each year.

The duties of sardars and sadyals shall in general be contined to such supervision of their subordinates as may be considered necessary by the District Superintendent of Police.

Every sadyal shall be considered subordinate to the sardar of his ghat, and every tabedar to the sadyal and sardar.

- 8. The Magistrate of the district may, by an Magistrate may order in writing, order any ghatwar to reside at certain places. In each year at any place on or near any public road, and patrol such road in the manner and at the time specified in the order; provided that such place shall in no case be distant more than five miles from some part of the service tenure of such ghatwal, and that suitable accommodation has been provided for the ghatwal at such place.
- 9. Every ghatwal appointed under this Act shall receive, on his appointment ment, a certificate under the seal of the Magistrate of the district, which shall contain a specification of
 - the lands in the service tenure to which he is appointed, with their area and boundaries, so far as they are recorded in the office of the Magistrate of the district or ascertained by any survey made under this Act:
 - the amount of the quit-rent annually due from him, the instalments in which it is payable, and the persons to whom such instalments are payable:
 - the penalties mentioned in section 13 of this Act.
- 10. No ghatwaf, while actually employed in the performance of his duties under this Act, shall engage in any other employment or office whatever except the cultivation of his ser-

Penalties for dischedience to erders, witful misconduct in his office, or neglect of duty.

such disobedience, misconduct or neglect of his duty, such disobedience, misconduct or neglect not being an offence within the meaning of the Indian Penal Codo, and not being of so grave a character as in the opinion of the Magistrate of the district to require his dismissal from his office, shall be liable—

Transmitter departure of a figure region (specific departure regions who are full to advalue departure of the control of the con

(in the case of a sardar) to a fine not exceeding twenty-five rupees,

(in the case of a sadyal) to a fine not exceeding fifteen rupees,

(in the case of a tabedar) to a fine not exceeding ten rupees.

12. Any ghatwal who has been sentenced to a fine under the last preceding section on not less than three occasions during a

period of two years,
or who has been sentenced to rigorous imprisonment under the provisions of the Indian Penal
Code or of any special or local law,

shall be liable to be dismissed from his appointment by the Magistrate of the district.

The said Magistrate shall record any order of

The said Magistrate shall record any order of dismissal made under this section.

13. When an arrear of quit-rent remains due from any ghatwal to Go-vernment at the end of the Bengaleo year, and such ghatwal refuses or neglects to pay the same three months after notice, under section 21 of Bengal Act VII of 1868, of the certificate of the amount of such arrears has been served upon him.

or when any such arrear remains due from any ghatwal at the end of the Bengalee year to any person other than the Government, and such ghatwal refuses to pay the same three months after notice of the amount of such arrears has been personally served upon him,

he shall be liable to be dismissed from his appointment by the Magistrate of the district.

Such last mentioned notice shall be served by order of the Magistrate of the district, but only on satisfactory proof being furnished to the said Magistrate that a decree of a civil court of competent jurisdiction for the arrears of rent claimed has been unsatisfied, or on a written acknowledgment made by the ghatwal to the said Magistrate that the amount claimed is due.

14. Every person who, while a ghatwal, alieuates or attempts to alieuates or attempts to alieuate any part of the lands held by him as service-tenure, or who having ceased to be a ghatwal, does not forthwith deliver up his certificate and possession of his service lands to the Magistrate of the district, or appropriates, or attempts to appropriate, any profits arising from such lands, shall be liable to a penalty not exceeding two hundred rupces, or to imprisonment, simple or rigorous, for a period not exceeding six months, or to both. Provided that every ghatwal shall be entitled to any rents due to him by under-tenants at the time of his dismissal or removal, and also to a share in the profits of any crop which may be in the ground at the time aforesaid; such share to be determined by the Magistrate of the district at

15. Every amount which may become due to Government in respect Regligation of quit-rent of any arrears of quit-rent due by gliatwale. payable by a ghatwal shall be deemed to be a demand under section 1 of Bengal Act VII of 1868 (an Act to make further provision for the recovery of arrears of Land Revenue and Public Demands recoverable as arrears of Land Recenuc) and shall be leviable as such.

16. All ghatwals shall have the same power of granting lesses for any Leases granted by ghatperiod which they may deem most conducive to the improvement of their tenures as is allowed by law to the proprietors of other lands; but no lease of ghatwali lands for any period extending beyond the life time or incumbency of the grantor of the lease shall be valid and binding on the successors of the grantor, unless the same shall be granted for the working of mines, or for the clearing of jungle, or for the erection of dwelling houses or manufactories, or for tanks, canals, or similar works, and shall be approved by the Magistrate of the district, such approval being certified by an endorsement on the lease under the signature of the said Magis-

Provided that no ghatwal who succeeds or is appointed to any ghatwali tenure shall put an end to any tenancy oreated by any preceding ghatwal except at the close of the Bengalce year; nor shall such tenancy be determinable by such ghatwal unless a written notice of his intention to detertenant in or before the month of Pous.

· 17. No ryot or under-tenant shall acquire a right of occupancy in ghat-Right of occupancy. wali lands.

- 18. No civil court shall entertain a suit for recovery of possession of any service tenure from which tertain certain suits. any ghatwal has been dismissed or removed by order of any competent authority; but any ghatwal who has been dismissed or removed by an order passed within six years before the commencement of this Act may apply for a review of such order to the Magistrate of the district, and the Magistrate shall decide according to the provisions of this Act.
- 19. An appeal, if presented to the Commissioner of the division, or to the Magistrate of the district for transmission to the Commissioner of the division, within three months from the date of the order appealed against, shall lie to such Commissioner against all orders passed under this Act other than those passed under section 14, against which an appeal shall lie to the Sessions Judge, whose decision shall be final. The decision of the Commissioner shall be final, subject to the general control of the local Government.
- 20. All fines imposed under this Act shall be leviable in the manner Levy of fines. prescribed by section 307 of Act X of 1872 (the Code of Criminal Procedure).
- 21. The local Government may, by an order published in the Calcutta Local Government may Gazette, direct a survey of direct survey of all ghat-wali lands. all ghatwali lands; and such survey shall be conclusive evidence of the boundaries demarcated thereby, mino the same shall have been served on the unless its correctness is disputed by a civil suit within three years from the date of its completion.

FREDERICK CLARKE, Asst. Secy. to the Govt. of Bengal, Legislative Department,



The Calcutta Gazette.

WEDNESDAY, MARCH 28, 1877.

PART V.

Act of the Tegislatibe Council of Judia.

First Publication.

The following Act of the Governor-General of India in Conneil received the assent of His Excellency the Governor-General on the 14th March 1877, and is hereby promulgated for general information:—

Act No. VI or 1877.

An Act for postponing the day on which the Opium
Act, 1876, is to come into force.

WHEREAS the Opium Act, No. XXIII of 1876,
section one, enacts that the
said Act shall come into

force on the first day of April 1877: And whereas it is expedient to postpone the day on which such Act shall come into force; It is hereby enacted as follows:—

1. The said Act No. XXIII of 1876 shall come into force, not on the first day of April 1877, but on such day as the Governor-General in Council may, by notification in the

Gazette of India, direct in this behalf.

WHITLEY STOKES, Secy. to the Goot. of India.



The Calcutta Gazette.

WEDNESDAY, MARCH 28, 1877.

PART VI.

Bill of the Legislatibe Council of Judia.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced into the Council | of the Act for punishing Mutiny and Desertion of the Governor-General of India for the purpose of making Laws and Regulations on the 21st March 1977:—

No. 8 of 1877.

A Bill to facilitate the admission of Military Lunatics into Asylums.

Whereas it is expedient to facilitate the admission of European Military Preamble. Lunatics into Asylums, and to amend the law now in orce with regard to the admission thereto of Naive Military Lunatics; It is hereby enacted as ollows :-

1. This Act may be called the "Military Lunaties Act, 1877:" Short title.

It extends to the whole of British India and, so far as regards subjects of Local extent. Her Majesty, to the dominions of Native Princes and

States in India in alliance with Her Majesty;

And it shall come into force on the passing thereof. Commencement.

- 2. Act XXI at 1872 (to facilitate the admission Repeal of Act XXI of Of Native Military Lunatics into Asylums) shall be repealed.
- 3. Whenever any European officer, Warrant-Procedure in respect officer, Non-commissioned officer, soldier or other per-

and for the better payment of the Army and their quarters for the time being in force has been declared a lunatic, in accordance with the provisions of the military regulations of the Presidency to which he belongs, and has been ordered to be forwarded to any one of the Presidencytowns, and it appears to one of the Surgeons General, either of the British Forces or of the Indian Medical Service, according to the Presidency and the service to which the said lunatic belongs, that it is inexpedient that he should be removed to England, or that he should be detained in military custody until he can be conveniently sent to England, such Surgeon General may, if he think fit, make an order under his hand for the reception of the said lunatic into the Lunatic Asylum at Bhowanipur, Madras, or Bombay, or such other Lunatic Asylum as may be duly authorized for the purpose by the Governor-General in Council:

and the officer in charge of such asylum shall receive the lunatic in the asylum, and detain him therein until he is discharged therefrom, in accordance with the local military regulations in force for the time being, or until the Surgeon General applies for his transfer touthe military authorities in view to his removal to England.

4. Whenever any Native officer, Non-commis-Report in case of Native sioned officer or soldier apofficer or soldier appear- pears to be insane, the officer commanding the regiment or detachment to which he belongs shall report the case to the general officer commanding the division or district or force in which such regiment

Examination of Native by committee.

Examination of Native by committee.

The said Native to be examined by a committee composed of at least two medical officers, or (if this be impracticable) by a regimental committee comprising the officer in command of the wing or squadron to which the Native belongs and the medical officer in charge of the corps or detachment of which such wing or squadron forms part.

6. If the said committee or regimental committee (as the case may be) Procedure on Native me satisfied that the Native being found by commitis insane, the officer comlee to be insane. manding the division or distriet or force may, if he thinks fit, make an order under his hand for the reception of the said Native into a Lumntic Asylum, and shall then send him thither under military escort; and the officer in charge of such asylum shall receive the Native into the asylma and detain him therein until he is discharged therefrom in accordance with the local military regulations in force for the time being.

7. Whenever it appears to the officer in charge of European or Native discharge of a military lunamiliory lumatic. tic, whether European or Native, is necessary either on necount of his recovery, or for any other purpose, such person shall be brought before the visitors of the asylum, and on the visitors recording their opinion that the discharge should be made, the general officer commanding the division, district or force, or other officer authorized to order the admission of military lumates into asylums, shall forthwith direct him to be discharged, and such discharge shall

take place in accordance with the local military regulations in force for the time being.

8. The Paymaster of the military circle with which any such asylum is situate shall pay to the officer in charge of such asylum the expense of the lodging, maintenance, clothing and medicine of every lunatic, whether European or Native, received and detained under this Act.

9. All military lunatics heretofore received into Lunatic Asylums shall be deemed to have been so received in accordance with law.

STATEMENT OF ODJECTS AND REASONS.

It appears that at present there is no law whatever under which British soldiers afflicted with mental disease can be admitted into, or (when cured) discharged from, Lunatic Asylums in this country; and the primary object of this Bill is to legalize such admission and discharge.

At the same time the opportunity has been taken to amend the law as to the discharge of Native military lunatics. The Bill proposes to repeal Act XXI of 1872. (to facilitate the admission of Native Military Lunatics into Asylums) and re-enact it with the necessary addition.

H. W. NORMAN.

CALCUTTA,
The 2nd March 1877.

WHITLEY STOKES, Sery. to the Govt. of India.

No. 13 of 1877.

[REGISTERED NO. 29.]



The Calcutta Gazette.

WEDNESDAY, MARCH 28, 1877.

OFFICIAL PAPERS,

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RESOLUTION ON THE REPORT OF THE BOARD OF REVENUE ON THE ADMINISTRATION OF ESTATES UNDER THE CHARGE OF THE REVENUE AUTHORITIES

FOR THE YEAR 1875-76.

REVENUE DEPARTMENT.-LAND REVENUE.

Calcutta, the 16th March 1877.

READ-

THE Report of the Board of Revenue on the Administration of Wards' and Attached Estates for the year 1875-76.

This report, which is again submitted very late, gives a complete account of the administration of Wards' and Attached Estates in the Lower Provinces during the year. The form of the report is the same as that in which it was cast last year, and gives full information regarding each several estate. The Lieutenant-Governor thinks, however, that it will not be necessary to furnish these details for every year, and it will be sufficient next year, in addition to the usual statements, to give a more general account of the administration of the Court of Wards, and to submit a full report regarding the administration of the more important estates only. The Lieutenant-Governor acknowledges the care and

2.	There were	altogether	464 estates	under the	charge	of	the	Revenue
authori	ties during	the year un	der review,	as follows:				•

•	Bafdwan.	Presidency.	Rajshahye aud Cooch Behar.	Dacca.	Chittagong.	Patna.	Bhaguipore.	Orisen.	Chota Nagpore.	Total.
Wards' Estates	8	17	21	17	6	24	6	9	10	115
Attached		5		12			1	1	326	345
Total	8	22	21	' 2 9	6	34	7	10	836	463

The Syudpore Trust Estate in Jessore makes up the total of 464 estates. Of this number, no less than 326 are estates sequestrated for debt in the Chota Nagpore Division.

3. No report has been submitted regarding the properties of Narail in Jessore, Surjapore in Purneah, and of petty estates in Furreedpore and Sarun. The total demand of rent of all of the estates of which returns have been received is Rs. 1,58,04,715, of which Rs. 69,78,132 represents the current demand, and Rs. 88,26,583 the arrear demand due on account of previous years. The total collections during the year were Rs. 62,74,409, or only 39 per cent. of the total demand. The current Government revenue due from the estates was Rs. 27,69,956, of which Rs. 24,18,426 were paid. The following statement for all estates under charge of the Revenue authorities will show these results in detail, division by division:—

•	Burlwan.	Presidency.	Rajdtabye.	Daces	Chittagong.	Patna.	Bhagulpore.	Orissa.	Chota Nagpore.	Тотаг.
	Ra.	Rs.	Ra.	Ra.	Rs.	Rs.	Rs.	Ra.	Rs.	Rs.
Arrear rent	2,22,046 1,05,156	44,93,090 ±3,46,170	7,13,093 P,18,514	8,22,178 4,35,381		21,51,529		97,108	2,04,267	88,26,583 69,78,132
Total collections during the		22.77.678	9,18,039	3,44,383	1,73,107	13,52,832		1,22,796		62,74,409
year. Government revenue paid during the year.	25,183	10,28,379	4,84,975	79,009	95,490	2,73,468	3,57,321	51,903	42,697	24,18,4 2 6

- 4. The amount of arrear rents is large in all divisions. The reason of this is that, when the Court of Wards assumes charge of an estate, it usually finds that there are large arrear balances which are unrealizable and swell the balance of outstanding accounts until they are finally written off. But under any circumstances the amount of arrears of rent must always appear considerable, as the whole of the current demand is not realizable within the year, and this balance must be carried forward as an arrear of rent. The result of total collections during the past year is, as the Board of Revenue observe, unsatisfactory as compared with the total demand of rent, but the proportion is better than in the previous year, and it contrasts not unfavourably with the total of the current demand for the year.
- 5. In the Burdwan Division the arrears are chiefly on account of the Chuckdiggee estate. In this estate it was found necessary to remit Rs. 99,225 of the arrears, and the greater part of the remainder, amounting to Rs. 89,000, will, it is hoped, be realised. This estate is unfortunately weighed down by

acre than 33 lakhs of rupees are in arrears. Of this sum, Rs. 13,50,280 were emitted during the year as being wholly unrealizable. This estate is greatly nvolved in debt. It came under the charge of the Court in 1872, with a rent-roll of less than 31 laklis and outstanding balances of more than 60 luklis of rupees. Out of a total debt of Rs. 8,41,055, Rs. 5,16,039 were paid off during the year and Rs. 931 reduced by compromise, so that the balance of debt is reduced to 34 lakhs. The Paikpara is the largest estate in this division, and continues to prosper under the efficient management of Mr. Harvey. The total sum invested on account of this estate is Rs. 23,65,808, of which 4 lakhs were invested during the year. The collections are satisfactory. The actual expenditure from the estate on charitable purposes amounted to Rs. 18,354 during the year, of which Rs. 8,554 were for schools and Rs. 2,300 for dispensaries. management of the estate of the Maharajah of Nuddea is also satisfactory. The estate is now quite free from debt, and shows a small cash balance at the end of the year of Rs. 12,935. The Nuldanga estate in Jessore seems to be efficiently managed. The Licutenant-Governor regrets to see that returns for the official year arc again wanting from the Narail estate. One-sixth share of the whole of the Narail property belongs to the minors, and is therefore under the Court of Wards. The arrear balances are very large, amounting to more than 5 lakhs of rupces, and are mostly irrecoverable. It appears also that only 65 per cent, of the current demand was realized during the year. The estate had Government securities for Rs. 35,916 at the close of 1874-75, but more than half of these have since been sold off to meet decrees, and there is a considerable claim against the estate still undisposed of. In a separate correspondence the Lieutenant-Governor has asked to be furnished with more definite particulars regarding the financial position of this estate. In the Moorshedabad district serious mismanagement has been disclosed and defalcations have been brought to light. The collections in the Nushipore estate, the largest in the district, were very unsatisfactory. The Collector of the district, Mr. Mackenzie, merits the acknowledgments of Government for the thorough manner in which he has investigated and cleared up the accounts of the several Wards' Estates under his charge.

- 7. The management of the Court of Wards' Estates in the Rajshahye and Cooch Behar Division appears to call for no special remark, but it is noted that most of the lesser estates are indebted. The management of the two large estates of Chanchal in Maldah and Chucklajat in Julpigorce is efficiently controlled, and the former estate now shows a sum of more than three lakks of rupees invested in Government securities. A measurement and re-settlement of the Chucklajat properties, which are the possessions of the Maharajah of Cooch Behar within British territories, and extend over parts of three districts, are now in progress.
- 8. The estate of Jogut Kishore Acharjec, in the Mymensingh district, affords a fair illustration of the state of things to which too many estates are unfortunately reduced before they come under the Court of Wards. The late proprietor died in November 1875, and the estate was taken charge of by the Court on the 8th January 1876. The accounts were found to be in utter confusion, and it has been impossible to furnish a clear statement of the revenue payable, or of the collections due. The current demand of rent is said to be Rs. 68,000, but it is probably more than this. On the other hand, the estate is heavily encumbered. The precise amount of the debts has not yet been ascertained, but they are estimated to amount to from eight to ten lakks of rupees. Efforts are already being made to reduce this debt, but it is evident that the difficulties in the way of the Court are great, and that in such a case are this but little can be undertaken for the improvement of the tenants of the estate. Are yet, hopeless as this case may seem, the Lieutenant-Governor would venture to hope that it may still be found possible to clear this estate from debt, as has been done in regard to other estates equally involved which, after the close of the ward's minority, have been handed over to their proprietors in a solvent condition.
- 9. The Durbhunga estate in Behar, which is far the largest Wards' Estate in these provinces, came under the Court of Wards in 1860 with very heavy

paid off, and at the close of the year 1875-76 the estate had, after meeting a heavy and unforeseen expenditure, a balance of Rs. 18,78,579 invested in securities. The rainfall during the latter part of the year was scanty and scarcity was apprehended, and it was found necessary to organise relief works over a great part of the area of the estate. These relief operations extended from February to September 1876, and involved a total expenditure of Rs. 52,736 on account of charitable relief, and Rs. 83,701 on account of relief works. Large realizations were also foregone. Out of a total current demand of tent amounting to Rs. 21,20,499, only Rs. 6,26,489 were recovered, and of the arrear demand of Rs. 22,30,976, only Rs. 10,12,386 were recovered; Rs. 4,06,012 of arrear rent were remitted. Thus the administration of this estate during the year was marked with extreme leniency to the tenantry. A large sum, amounting to more than twelve and a half lakhs of rupees, was expended by the engineer of the estate upon public works.

- The report of Major Moncy, the manager of the estate, sufficiently shows the impoverished condition of the people, and evidences the obligation that the Court of Wards lay under as a just and liberal landlord to assist the tenantry and relieve them from liabilities which had been incurred over a series of years, and which on account of their own poverty and the recurrence of bad seasons and indifferent harvests they were unable to discharge without assistance. It is undeniable also that in previous years the people had been rack-rented, and that the demands of rent from them had been greater than they could possibly pay. A special officer has recently been appointed in the Durbhunga estate, on the ground that a resettlement of holdings and a revision of rents would be necessary in those parts of the estate which had suffered from searcity. But no record of rights is to be drawn up, nor is any general settlement of the estate to be taken in hand, and the Lieutenant-Governor has directed that the survey and settlement which had been proposed shall not be attempted in the ease of this estate, which will so soon pass out of the management of the Court. The Maharajah has already attained the age at which he would, under the law in force at the commencement of his minority, have been entitled to assume the management of his own property. That he is still a minor under the charge of the Court is due to the operation of the Indian Majority Act of 1875, and the estate will finally be released in September 1879. The Lieutenant-Governor is glad to read the very favourable account that is given in the Board's report of the behaviour and progress of the Maharajah of Durbhunga and of his younger brother. From all he heard when lately visiting Durbhunga, the Lieutenant-Governor is satisfied that they deserve all that has been said of them, and Mr. Eden was especially pleased to find the Maharajah working well and intelligently in the management of a portion of his estate under the direction of Major Money.
- 10. Most of the other Behar estates, especially those in the Sarun district, are remarkable for their heavy liabilities. An exception is the estate of Avadh Behari Sarun Misr, which has Rs. 1,10,500 invested in Government sceurities. The estates under the Court of Wards in the Bhagulpore Division are also mostly in debt. The difficulty of restoring solvency to a small estate, in which the expenses of management necessarily bear a high proportion to the income of the estate and the material resources are few, is of course greater than it is in the case of large estates, where the proportion of expenditure is small and the opportunities for increase of revenue numerous.
- 11. In Orissa the only large Wards' Estate is that of the Rajah of Kunnika. This has been in the hands of the Court since 1864, and is still much involved. The financial position is, however, improving, and debts to the amount of nearly 1 lakh of rupees have been paid during the year.
- 12. Much progress has also been made in the large Chota Nagpore estate in paying off debts, which have been reduced during the year from 21 lakhs to Rs. 1,68,505. The Dhalbhoom estate in Singbhoom and the Doogar estate in Lohardugga are solvent, and have considerable sums invested in securities. Both these estates have been long under the management of the Court

13. The following statement shows the financial condition of the principal Wards' Estates in Bengal during the year under review:—

1	10	3	4	8	6	7	18	•	10
NAME OF ESTATE.	Current demand of Go- vernment revenue, and of rent due to superior landi-rda from the estates.	Arrest demand of rest due to the estate.	Current demand of rent due to the estates.	Rent collections of the true on account of both current and arrivar demands.	Vierel anorate precipts to ther than rentl.	Expenses of manage- ment.	Disbursements on all other sociants.	Total investment of estates (other than land.)	Debts on the estates.
	Ro.	Re.	Rs.	Rs.	Ra.	Re.	Ra.	R4	· Ra
huekdiehee	1,05,920	1,82,240	1,59,554	1,53,144	8,37%	14,340	21,M25	4,28,456	10,226
atkhira .	1.81.291	33,21,552	3,27, 203	2.40,753	3,01,305	20,639	3,53,654	•	8,54,060
oberdangah	98,512	97,537	1,76,265	1,70,677	5,134	18,547	72,849	961	9
ikparalı	3,98,370	3,63,902	9,03,975	9,16,302	4,29,313	71,365	9,06,824	23,68,909	27,235
udden	75,991	79,024	1,52,801	1,57,910	12,436	13,861	63,848		904
indangah .	61,304	89,200	1,16,718	1,22,392	32,348	11,134	74.440	E,01,878	
Oshipore	1,92,025	2,11,639	2,66,131	2,65,066	7,244	6,847	39,705		29,000
hanchal	76,665	1,12,435	1,75,185	1,75,113	58,911	34,108	1,11,107	5,82,330	15,500
linckiajat	1,18,164	1,50,706	2,67,036	7,36,619	1,01,226	30,442	1,07,906	Profits are the Cooch	paid over to Hohar State.
State of K. S. Brothe	1,65,669	92,457	1,34,372	1,09,465	22,376	10,465	18,007	1,47,315	i
Jarhhunga	4,55,679	22,30,976	21,20,499	16,38,RT0	9,87,859	2,74,063	24,0M,HH3	10,78,079	3,661
hota Nagpore	14,344	1,40,150	1,34,502	1,19,550	15,541	14,241	1,61,414		1,04,505

- 14. The results of the administration of the large estates of Chuckdighee, Paikparah, Nuddea, Nuldangah, Chanchal, and Chota Nagpore, during the year, are satisfactory. A new manager has been appointed to Satkhirah, and it is hoped that the high expectations that have been formed of his efficiency will be realised. The Lieutenant-Governor regrets to see that complaints are made of the dilatoriness of the manager of the Goburdangah estate. The manager of the Nushipore estate has been removed from his appointment. The arrears of the Chucklajat estate are considerable; there has been frequent change of managers and arrears have been allowed to accumulate for two or three years before the institution of a suit to enforce the minor's claims. In the Durbhungu estate remissions of rent have been unavoidable; but the expenditure in the estate was larger than seems to have been warranted, especially upon public works, and the expenses of management bear a very high proportion to the amount of the current demand of rent due to the estate. Upon the whole, the Lieutenant-Governor in reviewing the administration of these large estates during the year, while he fully admits the zeal and trouble that have been devoted by the Revenue authorities to improving the estates and benefiting the condition of the tenantry, cannot resist the impression that the facts disclosed in the Board's report evince the necessity of a much more careful control over expenditure, and in some cases of greater vigilance in the realization of old arrears of rent.
- 15. The Lieutenant-Governor is glad to read the favourable account given by Baboo Rajendra Lalla Mittra of the progress of the Wards' Institution which is under his charge. The difficulties in the management of such an institution are necessarily great, but they are fairly overcome, and the general administration is creditable to the Director.

By order of the Lieutenant-Governor of Bengal, H. J. S. COTTON, Junior Secy. to the Goot. of Bengal.

MORTALITY FROM THE STORM-WAVE AND CHOLERA IN THE CHITTAGONG DIVISION.

financial department—industry & science.

Calcutta, the 27th March 1877.

READ-

A memorandum, No. 662G., dated 13th March 1877, from the Commissioner of the Chittagong Division, submitting reports from the District Superintendent of Police in Chittagong and the Magistrate of Noakholly, regarding the mortality in those districts from the storm-wave on the 31st October 1876, and subsequently from cholera.

The total mortality in the district of Chittagong is now estimated, after careful police enquiries, to have been 2,857 from the storm-wave, and 44 from the effects of the cyclone in those villages to which the storm-wave did not penetrate. As many as 7,399 persons are estimated to have died from cholera between the date of the cyclone and the 31st December 1876. But it is known that the epidemic of cholera continued without abatement for a considerable period after this latter date, and the Lieutenant-Governor is still awaiting the submission of a final report on the subject, which has been called for from the Commissioners of both Chittagong and Dacca.

- 2. In the district of Chittagong there was not a succession of storm-waves such as occurred in Noakholly and Backergunge, but in the villages along the coast, and especially towards the north of the district, there was very great destruction of property and considerable loss of life. On the sea-coast, near the town of Chittagong itself, heaps of straw and thatch were found on the branches of trees 18 feet from the ground, and this would appear to have been the height of the storm-wave all along the coast north of the Kurnafoolee. The destruction of property at the port was great; every vessel in the river, except one, was stranded; houses were blown down in great numbers, and half the rice-crop of the district was lost.
- 3. In the district of Noakholly the deaths eaused by the eyelone and inundation on 31st October 1876 are numbered at 43,544. The deaths from cholera from that date to 31st January 1877 are reported as 30,263. Everywhere, except on the islands of Hattea and Sundeep, the deaths from cholera appear to exceed those from drowning. On these islands the deaths from drowning are stated at 34,708, and from cholera at 7,1330
- Terrible as these figures are, they represent an estimate of mortality far less than was at first apprehended. The total number of deaths from drowning in the districts of the Chittagong division and in Backergunge is now stated to be about 100,000, whereas at first it was feared that the deaths amounted to double this number. No accurate census has been attempted. It was represented, and no doubt truly, by the district officers that the people would feel a census at the present time, and so soon after such a terrible calamity had fallen on them, to be a hardship, and it is the ease also that Government is not now in a position to obtain a fair census. The people have, many of them, temporarily left their homes; others are wandering about buying eattle to supply their losses, and the outbreak of epidemie disease had placed the local subordinate establishment in a state of disorganisation. Any attempt at a regular census has therefore been postponed. But the recent estimates have been made as carefully as circumstances would permit, and the Lieutenant-Governor cannot doubt' that they furnish results which approximately indicate the extent of the calamity. The deaths from cholera, notwithstanding the unceasing exertions of the Medical Department, are appalling in numbers; but it is satisfactory to know that this disease, in an epidemic form at least, disappeared before the close of the cold weather.

By order of the Lieutenant-Governor of Bengal.

H. J. S. COTTON,
Junior Secy. to the Govt. of Bengal.

GILCHRIST SCHOLARSHIPS.

No. 2-69. dated Fort William, the 22nd March 1877. Endorsed by the Government of India, Home Department.

COPY forwarded to the Government of Bengal, with reference to Home Department Resolution No. 93, dated the 11th February 1868; and with a request that the papers may be published in the local Gazette.

No. 1, dated India Office, London, the 18th January 1877.

From-Her Majesty's Secretary of State for India,

To-His Excellency the Right Hon'ble the Governor-General of India in Council.

I FORWARD herewith, for the information of your Excellency in Council, copy of a correspondence* between this office and the Trustees * Letter from India Office, dated 19th of the Gilchrist Educational Trust, from which you will Letter from Trustees, Orlchrist Educa-tional Trust, dated 5th December 1876. observe that the Trustees are prepared in future to assign a sum of not less than £50 for the return passage of each

successful scholar whose passage shall not have been otherwise provided for,

2. Your Lordship in Conneil is aware from the 5th paragraph of the despatch of the • 16th of January, No 3 of 1868, in the Educational Department, that my predecessor, Sir. Stafford Northcote, on the recommendation of Sir John Lawrence's Government, consented to grant the sum of £100 for the return passage of each of those gentlemen who might forfeit his scholarship. I am of opinion that it would not be right to give a birger sum for return passage to an unsuccessful scholor than is given by the Trustees to a successful scholar. I therefore desire that you will abnounce that the sum to be given in future for return passage to a gentleman who has forfeited his scholarship will be only £50.

> Dated India Office, London, the 19th August 1876. From Sin Louis Maller, c.B., Her Majesty's Under-Secy, of State for India, To-The Secretary to the Gilchrist Trust, London.

I am directed by the Secretary of State for India in Council to invite the attention of

the Trustees of the Gilchrist Scholarship to the following facts.

2. The Secretary of State*in Council decoded in 1868 to grant the sum of £100 for passage to each scholar proceeding to this country. He also, on the suggestion of the Government of India determined to allow the same sum for return passage to those gentlemen who forfeited their scholarships,

3. Very recently in application has been received from Mr. Prisadon Kumar Roy for a grant of £100 to defray the expense of his return passage to Iudia. In consideration of the remarkable merit of this gentleman, the Secretary of State has as a special case acceded

to this application.
4. It appears to the Marquis of Salisbury, first, that there is something faulty in the present arrangement, as it seems objectionable that a concession should be made to an misuccessful scholar, which is not as a rule made to a successful scholar; and secondly, that the passages of all scholars to England, and the return passages of unsuccessful scholars, being paid from the Indian revenues, it would not be just to make any further charge in connertion with the scholarships on these revenues.

5. I am therefore instructed to invite the attention of the Trustees to these facts, and to ask whether it would not be proper that successful scholars should receive their return passages to India from the funds of the Trust; or, if that be not practicable, whether a deduction should not amorally be made from the emoluments of all the scholarships, sufficient to defray the expense of the return passages of all the scholars, whether successful

. or uusuccessful.

Dated London, the 5th December 1876 From-W. B. CARPENTER, Esq., Secretary to the Gilchart Trust, To-Her Majesty's Under-Secretary of State for India.

I have the honor to forward to you three packets of papers for the examination to be held for the Gilchrist Scholarships in the second week of January, and have to request that you will cause them to be transmitted by the next post to the three presidential capitals to which they are respectively addressed.

Having duly brought your letter of the 19th August under the consideration of the Gileffrist Trustees, I am directed by them to inform you that they will be prepared to assign a sum not exceeding £50 for the return passage of each successful scholar whose passage shall not have otherwise been provided for.

No. 856.

Copy forwarded to the Director of Public Instruction for information. By order of the Lieutenant-Governor of Bengal, COLMAN MACAULAY,

Rainfall, Weather, and State and Prospects of the Crops.

Statement showing Rainfall, Weather, and State and Prospects of the Crops in the different District. of Bengal, as reported to Government during the week ending the 24th March 1877.

N	n.	District, as		te of		Kainfall at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and
EN	GAL						
{	1	Western L. Burdwan,			'77	Nil '014 at Bood- Bood.	The rubbee crops are being harvested. Cholera is prevalent in Culua and elsewhere.
	2	Baukoora,	••	24	,,	Nil	Weather—Dry and hot. No change to report. The prospects of the crop continue favorable.
	8	Beerbhoom,	,,	24	.,	Nil	Weather-Ilright and dry. The state and prospects of the crops continue good.
1		Midnapore,		24	,,	Nil	Slight rain has fallen in the interior of the district, but none at head-quarter during the week. There was a violent hall-storm at Ghattal and Caspore of the 16th instant, which has done much mischief to the mange blossoms. Stat and prospects of the crops are good.
	5	Hooghly,	•	24	,,	Nii	Weather—Very warm. The rice lands are still being ploughed. Sugarcane being planted. The harvesting of wheat and barley still continues. There a good deal of cholera in the district.
l		liowrab,	••	24	,,•	·01	State and prospects of the crops are very fair.
		Central .	Distr	icts.			
	6	24-Pergunnah	s,Mar	. 26,†	'77	.03	Weather-Warm and seasonable. No crops on the ground. Public health generally good. Five cholera cases reported from Diamond Harbour.
	7	Nuddea.	17	24	"	NII	Weather—figure ally close and hot. Slight and partial rain fell on the night the 16th instant. The small quantity of the culd weather crops now remain on the ground is promising. Indigo and sugarcane are fair.
	8	Jessore,	••	24	**	- 03	Weather-Hot, clear, dry, and windy. The cold-weather crops are gathered in The prospects of other crops are good,
' (9	Moorshadabad		24	**	Nil	Weather-Hot and close. The rubbee crops are being horvested with good ou turn. The general prospects are favorable. Health is goverally good.
	10	Dinagepore,	**	23	••	·19	Weather—Seasonable. State and prospects of wheat and pulses now on the ground are good. The land is being prepared for the autumn rice.
	11	Rajshahye,	ъ.	24	**	Nil	Weather—Warm and occasionally cloudy. The harvesting of the cold-weath crops, and the sowings of rice and sessamum, are going on. The seedlings the spring rice are healthy and vigorous. Lands are being prepared for the sowings of jute.
RAZENZE AND COOLE DERAE DIT	13	Rungpore,	••	23	.,	·30 ·14 at Gaiban- da. 75 at Bagdo- gra.	
3	13	Bogra,	•	24	••	Nil	Weather-Fine and sultry. The rubbee crops are cut or are being cut. Jute sown in many places. Everything is doing well.
	14	Pubna,	Mar	. 24	77	·07	Weather—Fine and seasonable. The state and prospects of the crops as generally good. The sowing of amus dhan will shortly be commenced. Son cholara cases have been reported both from Doolai and Serajgunge.
DAGEN	16	Ourjeeliug,	**	23	11	54	Weather—Cold. There was high wind during the week. Wheat and barley a now being gathered, and a good ontturn is expected Bhoots (Indian corrand potatoes are being sown.
	16	Julpigores,	**	24	11	Na	There was strong west wind during the week. The nights are still very condition of the crops. Tobacco is being cut, and is like to yield a good outturn on the whole.
		Cooch Behar,	•	22	91	41 10:37 at Din- hatta.	Weather—Getting much warmer. There was one bear hower with thind on the night of the 16th Instant. The Deputy Commissioner says that I does not understand the very heavy fall at Dinhatta in one day, and the enquiry is being made as to whether the return is accurate. The rain his been good for the early sowings, but has a little damaged the tobacco crow The general prespects are good. Public health is satisfactory.

^{*.} Talegram of the 26th March shows zeinfall during the seven days immediately propeding.

⁺ Benert of the 18th March shows rainful during the seven days manadiately preceding.

	No	District, a		le of	•	Ramfail at Sudder Stat own under	
ns	NGA	L -(Continued	' 3		• ;	•	●
2) 11	.,,,,,	: Eastern		icta.			
•	(17	Daces,		, 26	.77	1 141	Weather Very cool and cloudy. State of the crops is very favorable.
FX.	18	Fureedpore	••	24	71	24 38 at Madaro pore.	Weather - Occasions is cloudy of the crops are satisfactory flexities good.
DACCA DIVN.	 19 	Hackergunge.	**	111		93	Weather line. The prospects of the crops are good. Cholera and fever are reported, but not in a lad form from thomas Barketgunge, Memligunge, to mindi, Borannidan, and Matharia. The localth of the rest of the district is good. The cittle are reported healthy everywhere.
	, 30	Мушентогь,	••	23	.,	.02	Weather Cloudy and mustified. State and prospects of the crops are favorable.
	21	Tipperalı,		23	•	-61	Weather Stormy during the latter part of the week. A good heal of rain tell on the 21st instant. The spring race is the only crop of importance may on the ground, and it is getting on well.
	21	Cláttagong,	• •	2:1	••	Na	Weather—Seasonably warm, with south west mouse on. The rold-weather crops are the ving. Tolsacee is being cut Pana and is progressing in some parts, while the weed is heng sown in others. Chidera is reduced to a very tew cases. Small pex reported from the Station.
RITIAGONG DIVE	23	Nonkholty,	"	22	.,•	Nil	Weather-Mornings force and cod. Mulday temperature has been higher than that of the previous week. High winds since the evening of the 21st notant Pulsos, children, &c. are progressing takey. Plengling for the early rice is going on netively everywhere. Children possiblated considerably throughout the district, except in the low parts of the Begingguige station, Dulai Bazar, and
Сятт	21	Chittagong H Tracts,	an •"	20	.,	Sit	WeatherHot at noon; pheasant mornings. The hill people are still entting their joins. The tobacco puints are thriving well. Choicea is prevalent.
		Hall Tipperah,	**	21	"	75	Weather—tienerally cloudy, with occasional rain and sturms. The prospects of the crops are satisfactory except those of poppy, which is said to have been damaged by the rains.
BE	HAR				į		•
i	(25 	l'atus, 🍎	Mar.	. 26*	'77	Sil	Weather—Partly clear and partly cloudy. The harvesting of the rubbee crops is in fair progress with good outfurn. Speradic cases of choicia and small-pox are reported throughout the district.
•	26	Gya,	••	24	"	Nil 110 at Nowada.	Weathers-Fair, and in the even hot considering the time of year. The maximum reading of the thermometer in the shade was 95.4°. The resping of the rabbee crops continues, and the prospects are favorable. Small-pox is reported from Rajauli, in Nowada; otherwise the public health is good.
) I T R.	27	Shahabad,	••	21	••	Nil	Weather.—Getting hot. The rubbre crops are somewhat damaged by the recent rain, especially wheat in the low lands by mildes. Peas, sursoor, wheat, and barley, are being harvested.
I'AIRA DITE.	28	Durbhangs,	**	24	, !	Nil	Weather-The mornings and evenings are cool and the cays are led. State and prospects of the grops are quite satisfactory.
4	29	Mozniferpore,	••	21	 [‡]	Nil	Weather.—Seasonable but getting botter daily. The harvesting of the rabbes or, ps is going on, and the outturn is expected to be good. Health of the district is good.
	30	Sarun.	**	24	**	Nil	Weather Daily getting wormer, the wind blowing from the west. The embler crops are being harvested, and the notturn is expected to be good. The indigo sowing is going on. Opium is still being gathered, and the weighments will shortly commence. General health is good.
•	31	Chumperun,	•	21*	***	Nil	Weather-Clear. Getting warm in the middle of the day. Mornings and evenings cool. The harvesting of the rubber grops continues. The prospects continue good.
BRAGUIPORE DIVE.	32	Monghyr,	11	21		Nil. 24 at Begu Se- rat. 4 at Jamui.	Weather-Fair. The prospects of the crops continue good. The rubble crops are being gathered all over the district.
AGOIF	33	Bhaguipore,	**	264	** .	Nil	Weather-Seasonable. The wreterly winds setting in. The ratios harvest is giving a good outturn, tieneral health is very good,
A	34	Pornexb,	*	24	71	Nil 'Il at Kissen- gubice 18 at Arra- reah.	Weather—Seasonable. The crops are all good.

No.	District. s	nd di urn.	ite of		Rainfall, at Sudder Station in inches.	Character of the weather, state and prospects of the crops, and
HLAR	.—(Continued)		r		ļ ⁻	
35	Maldab, 1	Mar	24	'77	Nil	Weather—Generally fair. It has become almost hot since the last three day of the week, the highest heat being 92° on the 22nd instant. The wind was variable, but it blew generally from the north-west in the morning. Rain is threatening. The crops are as good as before. Cholers is increasing principally to the north-west, and 31 deaths reported
36	Sonthal Pergh	A. "	25	**	Nil :39 at Godda. 1:29 at Deoghur.	Weather—Getting warmer. The month has been very free from the blustering dusty wind that comes before the hot wind of April. The rubbee harvest is good. Ploughing is going on, Cholera reported near the town of Deoghur.
ISSA.						
37	Cuttack,	Mar.	24	'77	-05	Wrather-Hot and dry. No change to report since last week. Most of the
38	l'ooree,	"	23	9.	Few drops.	Weather—Fair. Dalus paddy has begun to ripen. Ploughing is still going on The expertation of rice still continues, fand the prices of food-grains are almost stationary. Miscellaneous craps are growing well. Cholera is very violent both in town and country.
39	Balasore,	10	23	•	-24	Weather—Hot and dry, with occasional atorms. The ground is under preparation for next season's crops. Sporadic cholera is frequent and fatal.
ATO	NAGPORE.			į		•
	South-Wes		ontin	r		
40	Hazarcebagh,	Mur	. 23	.77	Nil	Weather-Seasonable, but becoming very warm. The prospects of the crops are very fair indeed. The injury from the rain and wet last week was less than anticipated. General health is good.
41	Lohardugga,	••	24	••	Nil	Weather—Seasonable. The bail-storm mentioned in the last week's return appears to have been very local, there being no reports of damage from the remainder of the district. Health is good.
42	Singbkoom,	••	23	••	07	Weather—Seasonable. No crops to report. Mowah and mango will not be as plentiful as was first thought. The district is reported healthy.
43	Manbhoom,	**	24	٠	Nil	Weather—"essonable. Nothing particular to report about the crops. Plunghing here and there is being undertaken. As is usual at this season, reports of cholers and diseases of choleraic type are being received from several parts of the district.

Published for general information.

CALCUITA, STATISTICAL DEPT., The 27th March 1877. H. J. S. Cotton,

Jr. Secy. to the Gort. of Bengal.

Weekly Report of Rainfall compiled at the Meteorological Reporter's Office.

	Districts	STATIONS	from 4th to Mar. 1977.	Rarn from 11th to 17th Mar. 1677.	JA	PROM 18T PUARY 1877.	Rumango
1	Districts		Rein fr	Ram fr	Inches.	Up to date.	
В	ENGAL	1	!	1			The special mediation was the special per a special mediation of the special period of t
•	WRSTREN DISTRICT		Inches.	Inches		1877.	
		Burdwan	0.07	0°28 0°24	2·54 2·86	17th Mar.	
	Burdwan	Culns 1 Bood-Bood	Nil ditto	Nil 0 16	3 47	ditto	
		Raoergunze Jehanabad	ditto	1026	3 31	ditto	
	Bankoora	Bankoora	ditto	0:44	2 84	ditto	
٠	Beerlihogin	Sooree !!!	ditto	0 10	5 07 5 29	ditto	
SURDWAN.	<u> </u>	C Roypore	Nil	0.40	8 63 6 25	ditto	
	Miduapore	Tumlook	dîtto	0:35		ditto	
,	Mulnapore	Glistial Dy. Cullr.'s Office	Nil Nil	1.70 1.12	5 89 5 79	ditto dittin	
•	llooghly	Hooghly Lac. Engr.'s Office	ditle	0°88 6° 5	5 92 3 87	ditto ditto	
į		Serampore Howrah	0°05 (rn 1	0.73	6 15 8 ort	ditto	
	Howrah	Maheshrekha	Nil	0.43	6.77	ditto	
	CRETEAL DISTRICTS	Saugor Island	1		† ******	3.440	
		Culcutta	ditto ! U i ii ii dira	0/80 0/7	7:00 . 6 e) c o2	ditto ditto ditto	
	•	Alipore Jail Bussechat	020 1910	1:10	6 48 5 35	ilito ditto	
!	24-Pergunnaha (Baraset Deamond Harbour	0 23 Nil	0 40	4 d] 0 49	ditto	•
- 1		Harripore Satkbira	0:11	0:44 Nd :	6 93 4 29	ditta duta	
İ		Barrackpore Dum-Dum	0.15 Nil	0:74 ° 6:70 °	4 92 4 64	ditto ditto	
1		Kishnaghur Pongong	0:01 Nd	0.08	3 79	ditto	
5	Nuddea	Meherpore Cheoadauga Kooshtea	1.06	1°04	2 7H 6 12	ditto	
PREDRECT		Ranaghat	Nil	0027 . Nil	3 17	ditto	
-		Nurrail Khodna	0.20	0163 6163	194 1925	ditto	
	Jessora :	Jhenida Bagirlint	O'SG Nil	071 642 Nd	4 3 j 3 92 l 4 a l	ditto ditto	
ļ	į .	Magoorali Herhaoipore	1 07 Not	0.91	4 63	ditto	
		Ramperehaut Lalibagh	dottu (0.25	6.64	ditto	
į	Mosrshedulad	Jungi pore Azimgunge	Nil ditle	0.12 Nil	3 14	ditto	
		Laligolia Kaodee	ditta ditto	0/22 0/41	814 ·	ditto	
١	Dinagepore {	Dinagepore Rengunge	dato (t 15 0 25	1:73 3 (4)	ditta i	·¥
	Maldah {	Ma dah Chatchal	ditto 5	ot ter.		10th Mar.	*
	Hajsbabye }	Raufeah Nattore	duto ;	(21 () 12	4:60 4:18	17th Mar.	
= {	í	Rongpore	ditto	1:00	2:81 2:13	distro i distro ;	
RAJORANTE.	Rungpore	Kurigram Baguogra	ilto ditto	1474	2°21 2°21	ditto	
=	Bogrs	Bogra Sucrpore	ditto	01e	227	ditto	
		Panchinbi	ditto	0 10 ; Nil	3 37 1 36	ditto	
Į	Pubm {	Pubna Seraj junge	1-15 (r10	1 05 0 60	8-24 3-51	ditto	
أنه	Darjeeling	Darjeeling { Telegraph Office Hospital	0.5	0'60		0th Mar. 7th Mar.	
BREAR	Joingore	Julpigoree	Nil 1r20	0 52 0 46	1.78 3.66	ditto	
COOOR		Ruza-Civil Surgeon's Office Titalya		2 26 Not rec.	4.21	ditto Oth Mar.	
3	Conch Behar Tributary States.	Cooch Behar	na*	1.41	8-19 1	7th Mac.	

.,	Districts.	STATIONS.	Rain from 4th to 1cth March 1877.	Rain from 11th to 17th March 1877.	JAN	ROM 18T UARY 177.	Remards.
DIVISIONA		والمعادد المراجعة الم	ltain fi to 10th 1877.	Rain f to 17: 1877.	Inches.	Up to date.	
D	EN(IA1—(Fontinued.)	•			-	. !	
11.		!	Inches.	Inches.		1877.	•
	EASTREN DISTRICTS.					i i	
		Dacca { Telegraph Office	0 18 0 35	Not rec. v:26	2·67 3·80	10th March 17th March	
	Darca	Moonsbeegunge Manickgooge	1·83 0 38	2:48 0:01	10 22 3.61	ditto ditto	
CA.	Furnadipore {	Furrestpore	2:05 2:05 2:20	0:17 9:03 0:4ō	5·05 ; 4·81 6·69	ditto dirto	
DACCA.	Hackergunge	Harrisal Perozepore	2·20 Nil	0°02 Nal alitto	6:37 4:•0	ditto ditto	
		Pateockhally Bhola	ditto 0°#8	0.10	#18 1°08	ditto ditto	From 4th February 1877.
	Mamananah	Mymensinh	o 70 Nil	0r02 . 0:16	3°27 3°00	ditta ditto	
	Mymonsingh	Kishoregunge	0:42	0.97	3 78 3 47	ditto ditto	
ſ	Chit(agong {	Chittagong Telegraph Office Jail	0.60 0.85 0.60	Nil ditto ditta	4°20 4°96 2°48	ditto ditto ditto	
9	Noakholly {	Noskholly Feuny	(r.12 tr.53	0.09	4 58 3 91	ditto ditto	
Ситтабойе	Tipperah {	Comilloh Brahmunbariah	2 45 0'07	Nil 2 66	5:42 8:11	ditto ditto	
5	Chittagong Hill Tracts	Rungamatee Hill	0.80	0.40	6.43	ditto	
l	Hill Tipporali	Hill Tipperat	0.47	\$ 00	6.60	ditto	
BEI	Patos	Patna	dit o	0°20 0°13 0°43	2·90 3·63 3 17	ditto iliita ilitto	
		Dinapore { Juil Cantonment	ditto ditto	Not ree.		ilito ith Marchi	
-1	Gya	Newadah Arungabad	ditto		3:36 3:26 0:70	17th March ditto	Not see, 18th to 24th Feb. Not rec. 12th Jan. and 4th to 10th Feb.
		d chanabad	ditto	0.03	390	ditto	
PATSA.	Shahabad	Avrah Sas-eram Iluxar Ilhobooah	Nil	0°31 Not rec 0°78 0°30	3°63 5°20	ditto 2)th Feb. 17th Murch ditto	Not rec. 19th to 25th February.
Y.	Mosufferport	Mozufferpore Hajeepore Sectamurhee	ditto	Not rec.	2 67 2 82 3 31	Ord March outto duto	Not rec. 18th to 24th February, Ditto ditto.
	Durbhunga	Durbhunga Mudhoobunnee Tajpote	ditto	0 02 0 08 Nil	3:37 2:82 2:95	17th Murch ditto ditto	• •
	Sarun	Chupra Sewan	ditto	Not rec.	3·57 4 97	loth March ditto	•
	Chumparun	Motiharee Segowlie Bettiah	ditto ditto ditto	Nil Not recd ditto	4:54 4:08 4:08	17th March 1cth March ditto	
	Mongbyr	Monghyr Bego-serat		ditto ditto ditte	2:31 2:34 4:59	ditto ditto ditto	•
BRACTIPORS.	Bhagulpere	Bhagulpore Scopool Muddelpoors Suka Souturan	ditto ditto	0°17 0°16 0°15 0°20 Nd	2.34	17th March ditto ditto ditto ditto	1
BRAOT	Purusah 9	(Purneah	ditto	0·19 0·74 0·12	9.07	ditto	! !
			ditto	0.10		1	
	Southal Pergunnaha	Rajmebal	ditto	Nil	0.90	1 "	
		Deoghur	ditto	2 00	6.03	ditto	•

DIVISIONS.	Districts.	STATIONS.	Earn from 6th to 10th March 1877.	tain from 18th to 17th March 1877.		PROM 107 FRART 877.	Каманда.
	Prophenical Company of the State of the Stat	The state of the communication of the state	: 25£	2			-
ORI	88A.		Inches	Inches		1877.	
•	•	Course (Telegraph Office	, Nil	Nil	2.00	17th March	
		Cuttack [Hospital	mile	915	1.69	ditte	
•		Japane	विधान विधान	Nd dute	8705 4 80	ditto ditto	
- 1	Cuttack	(New (caparah)	वास्त	ditto .	1770	ditta	
- 1	i.		41110				
- 1	'	False Poult	ditto	, ditto ,	646	ditto .	
		a to Decision	ditta	ditto	8:17	ilitto	
انه	Poorce	Chonce	1 011	(105	843	ditto	
88		£					
ORISEA.		Italasore SEve. Engr's Office		1845	3.00	ditto	
۲	•	(Consector a Contro	0.05	102.0	3 62	ditto ,	
- 1	Balasore	Blindrick delisore	Not rec. Nd	Nit . 028	7 89 6 11	ditto ditto ,	Not reed, 4th to 10th March.
- 1	THEOLOGY	Sorah	ditto	9 9	6 46	ditto	•
ı	: 🖜	Chandhaliy	ditto	Not ne.		10th March	•
	Cuttack Tributary Meha	. Sumbultore	ditto	: 0 th	6:70	17th March	
`	1			!		1	
	i chota Nagpore	• }					!
	Sound-Western	•		i		i	
	FRONTING AGENCY.					1	
	1	Hazarechach (Jail	ditto	0.47	11.6	ditto	l
	Hazareebagh	Dispensary	ditto	3/12	p.titt	ditto	
	1	(- Pachumba	ditto	1.42	5 71	ilitto	
	ļ	1 Ranches	ditto	0.70	7:51	ditta	
	Lohardugga	Palanow	ditto	1.45	6 40	ditto	
	1					1	
	Singbloom	Chyclassa	ditto	0.07	. 602	ditte	!
	Manthoon	f Puru'ah	ditta	0.41	4:17	ditta	•
	"Hallsmount"	¿Govsadpore	ditto	11.49	6 14	dato	
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	Sylliet	Sylhet	0.05	0.19	4.68	-titto	(
	i .	[Seebsauger	0.49	Not rec.	2.25	10th March	•
		Golaghat	0.12	ditte	1.01	ditto	1
		Jorenast	040	ditto	3187	ditto	!
		Despute	0.80	ditto	. 125	ditta	1
	i Scelsaugur 🗭	{ Huttiepositie	011	ditto	1.88	ditto	I.
	1	Mazengah Nazeerah	0.65	ditta i ditto	2.56		!
	F	Suntack	unts		2 54	ditto	I
	•	Cherideo	0:27	ditta	2.81	ditto	
		Akyab	Nil	Nil	(3:43()	17th March	· !
							i
		(Alwar		ditto	Nil	ditto	Ì
	RAJPOOLANA	} Sambhar	ditto	ditto	0.42 0.43	ditto	:
		€ Jaiper	ditto	1728	(1.14)	ditto	

CALCUTTA, The 24th March 1877. A. Pedler,
Offg. Meteorological Reporter to the Govt. of Bengal.

Meteorological Telegraphic Report for the period 18th to 24th March 1877.

ź			Sarometer	Barometer	HYGRO	MRTIR.	lity 100.	Wini).			
STATIONS.	Date.	Hour.	reduced to 89°.	reduced to sea- level.	Dry.	Wet.	Humidiry Sat.=100.	Direction.	Velocity.	Rain.	Clouds.	Weather initials.
ſ	Mar. 18th	10	29-986	80.008	79*0	78'4	77	s w		10	K	1
- 1	19th	16 10	29:854 29 070	29:872 29:989	88.0 88.0	740	85 75	8 W 8 8 W		*** ***	K CS, K	1
	19611	16	29.834	29.848	88.0	78.0	48	88 W		*** ***	K	
	90th	10	29.928	29.947	83.8	77.7	77	. 8		*****		scuds.
CALCUTA	61.4	16	29.795 29.870	20'813	88-2 85.5	78.0	55 68	S by E s s W		*** ***	K	
13	21st	10 16	99.738	29.888 29.756	87's	77.5 80.5	72	SSE		*****		8
3	23nd	10	28.883	29:850	8610	77.5	67	SSW		*****	C	1
١ ت		16	29.784	29.752	08.0	80.3	55	SSW.]	*** ***	K	1
- 1	93rd	10	29°804 29°808	29 826	86.2 83.4	77:4 78:6	8H 4B	8 W 88 W .		•1• 1	C8	1
1	94th	10	29.946	20:065	840	77.6	78	8 S W	*****		cs	
J		16	29:806	29-823	88.H	80.8	67	8	••••	•••••	С	
{	Mar. 18th	10 16	29:991 29:873	29:997 29:879	81 83	75 75	74 79	8 W	9.4 11.1	*** ***	K, S	ь
	19th	10	29.970	29:070	1 82	77	79	s w	7.9	*** ** *	Ks	60
اه		16	201803	29.860	84	77	79	S W	11.2	•••	K8	b
	20th	10 16	29.943 29.831	29:9:19	83 84	77	75 75	SSW	10.4	••• ·••	FK FK	b.
<u> </u>	21st	10	29.896	20:837 29:002	83	78 78	79	s s w	13.9	*****	FK	b, m
		16	29.700	29 766	81	79	79	8	17·H	*** ***	FK	b, m
8	22nd	10	59.40\$	29.870	84	79	79	8 8 W	12.0	******	Ç	b, m
8 TOOR	23rd	16 10	29:778 29:929	29:784 29:031	85 81	80 79	79 79	8 8 W 8 W	16.6 16.2	•••••	C FK	b, m
" [2011	16	20 840	20.855	85	80	79	s"	16:5	*** ***		b, m
ļ	94th	10	20.074	30.0HU	83	79	83	s w	15'0	•••	FK	b, m
ι.		16	58.433	\$0.859	84	79	70	8	14.3	•••••	CS	b, m
	Mar. 18th	10	29:938 29:817	30°031 20°500	79 83	89 70	58 40	N N E W S W	3.6	•••••	K	<i>b</i> , v
- 1	19th	10	204114	30010	84	71	50	Calm.	3·5 3·3	*** ***	s	b, v
اہ	•	16	29.797	20.880	81	74	60	W	6.8	*** ***	K, CK	0
2	goth	10	29.898	29-991	80	71	62	('alm.	2.0	*** ***	K	170
ě	Slat	16 10	29.783 29.852	20:871 20:011	83 83	71 75	53 67	W S W 8	8·7 2·8	*****	N	700
ŧ٢		16	20.733	29:825	81	77	79	s w	14.6	••• •••	KS	b, m
CHITTAGOFG	22nd	10	20:870	55.843	84	75	64	S	5.1	****	K	b, 124
٦,	00-1	16	20.761	29°850 29°582	81 83	74	60 67	8 8	18.3	*****	8	m
- 1	98rd	16	30.843 3060	20.921	83	75 77	75	wŝw	7·5 13·5	•••••	CS	9
ļ	94th	10 16	99 997 99 877	30:019 20:009	83 85	78 73	71 79	88E WSW	5·5	•••	К	b, v
		ì		30 032	86	1	18		1 1	•••••		6
۱, [Mar. 17th	10	30.000	20.013	8.5	76 75	61	RSE Eby S	3 15	***,***		6
	18th	10	30'013	30.033	87	78	68	SEbvS	8			C
-1		16	20.010	29.912	84	74	60	ESE	12	*****]	r
١	19th	10	20 1991 20 885	30:007	85	75 75	69 61	8 8 E	13	••••		6, 0
9	20th	10	29 959	80010	87	73	49	SSW	7	•••••		6
1		16	29.883	29.007	87	75	85	S E	14	***		b
3	21st	10 16	20 088 20 5 17	29:869	87 87	74 74	52 59	88W	9	*** ***		b
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ì		16	29.833	29.853	85	71	68	SE by E	16	•••	••••	6
	પ્ર ીત્તો	10	20'947 20'870	30'000 29'901	85	71	47	SSE	19 13	•••••		6
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- 1	19.h	10	29.910	50.003	86	75	68	WNW	2.7	•••••	CK .	b
- 1	i	16	99.787	29:847	96	70	21	NNW	3.8	•••	K, C	1.
أن	20th	10	29:498	29 P.18	87 95	76 74	65 34	wsw	8·1 4·6	*** :	к, с	ь
Cerrace	21st	10	36.852	59.008	69	77	56	WSW	5.7	••• •••		
11	1	16	50.445	26.749	97	76	35	8 8 W	8.8	***	PK, K, C	1.
ا ت	22nd	10	29.707	99:878	92 98	77	48 33	8 W	5.3	10	K, PK, C	Ь
1	28rd	16	29 741 29 852	30.639 36.830	90	78 78	56	88W 88W	6.8		CK, C	1
i		16	29.761	29.811	96	78	31	8	9.1	*** ***	PK,C	
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1	Mar. 18th	10	80-004	80.026	84	67	37	N	4.8	*****		ł
Ĭ		16	188.08	29.903	83	70	40	N W	10.6	*** **	CK	1
- 1	19th	16	20.172	29:993 29:873	85 63	64 78	38 67	N W N W	11.1		C	1
	20th	10	29.974	29 996	63	78	60	WNW	41	*** ***		
9		16	99'854	29:876	83	73	80	M. N. M.	10'8	** ***		
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ļ		16	99 ·876	38.888	83	76	71	W	ei	***		
ı	93rd	10	39.666	80'021	94	78	64	SE	1.8	***	CK	
	24th	16	29-911	99°933 30°007	84 85	76 77	68	W E	9.3	•••		
	3000	16	2001	29-913	84	77	79	Ŵ	68	***	******	1

SUPPLEMENT TO THE CALCUTTA GAZETTE.

lts of the Meteorological Observations taken at the Surveyor-General's Office, Calcutta, from 15th to 21st March 1877.

	oter	Tun	RMOME	TBE.			Ş	tomidity.	Wı	FD.				
Date.	Mean reduced barometer	Highest reading.	Lowest reading.	Mar. solar radi.	Mean dry bulb.	Computed mean	Man degree of hum	Prevailing direc-	Max. pressure.	Daily relecity.	Rain.	Moon's phases.	GREERAL REMARKS.	
	Inches.	0	0	0	0	0	0			10	Miles.	In.		
15th	29-952	90.2	74.6	146'5	81-2	71-2	61.3	0.8	W 8 W, 8 W 4 N W		127.6		• '	Clear, cirrocumuli, and stratoui
16th	1944	84.2	72.5	140.0	76.9	69-8	64'3	*66	Variable		139-2	•••		Ororosat and stratoni. Sheet lightning from 7 to 21 r.m. Drissled at 6 a.m. and 35 r.m.
17th	954	88:0	66.2	130.2	73 8	66.8	61.6	.68	•••	4 0°0	188-8	070		Overcast, cirri, and clear. Thunder, lightning, and hallstone at midulph. Rain at midulpht and I a.m.
18th	-933	86.0	70.0	1430	77:3	71.4	67.3	•72	*****		82.4	•••		Clear and comult.
19th	.810	88:0	71.8	149.0	79.0	72.5	6719	· 7 0	SSWAS by W	! ·	114.0			Ditto.
2 0th	-883	89.0	74.0	1480	807	75.6	72.0	.76	S by W & S		131.0	•••		Clear and cumuli. Dris- sled at 4 p.m.
21st	·804	80.0	76.0	1420	81.7	77.4	74.4	•79	S by W.88		\$850			Chiefly clear.

The mean barometer, as likewise the dry and wet bulb thermometer, means are derived from the renty-four hourly observations made during the day.

The dew-point is computed with the Greenwich constants. The figures in column 10 represent the humidity of the air, the complete saturation of which being taken at unity. The receiver of the wer rain-gauge is 1½ feet, and that of the anemometer 70 feet 10 inches above the level of the round. The velocity of wind, as indicated by Robinson's anemometer, is registered from noon to hoon.

The	extreme	variatio	n of temperati	ure during the past seven days	• •••	24.0
The	maximi	m tempe	rature during	the past seven days	•••	90.5
The	maximo	m tempe	rature during	the corresponding period of the past year	•••	92.5
The	mean ho	midity	during the pas	st seven days	•••	0.70
The	mean hu	midity	during the cor	responding period of the past year	•••	0.65
						Inches.
				(by lower rain-gauge	***	0.70
The !	total fai	i of rain	from 15th to	21st by lower rain-gauge		0.51
	Ditto	ditto	· ditto,			0.17
	Ditto	ditto		1st January and the 21st March	•••	·5·91
	Dittd	ditto	aitto,	average of twenty-three previous years	•••	2.68

The 26th March 1877.

GOPRENAUTH SEK, In charge of the Observatory.

SUPPLIMENT TO THE CALCUTTA GAZETTE, MARCH 28, 1817.

Weekly Return of Traffic Receipts on Indian Railways.

• EAST INDIAN RAILWAY-MAIN LINE.

Approximate Return of Traffic for week ended 17th March 1877, on 1,2793 miles open.

		OACHII	td '	TRAI	ffic.	•	MERCHA	WDI	er and I	411	×	AL TRAPPIC	†	_		THAI	n Mirne.	RUN.
•	No. of passen- gers.		Coaching receipts.		Weight carried.		Receipts.			1 6	TOTAL TRAFFIC RECEIPTS. Coach		Coach-	disc. Lorei.				
		Ra		. P.	E	*. d.	Mds.	S.	Rs.	۸.	P.	£ 1: d	; 1	lis.	A. P.	:		
Total traffic fuz:	142,878	2,01,95	1 (5 7	16,512	4 8	14,13,686	10	5,77,951	0	9	52,078-16 1	7.7	9,902	7 4	44,565}	100,851	147,417
Orper mile of railway For previous		11	7 1	2 11	16	9 4	·····		451	y	U	41 7 1	 	609	6 8			•••••
	1,479,2051	24,33,3	3 1	5 5	223,054	13 11	1,28,28,508	30	53,90,905	ş	3	404,166 6 1	78,2	4,229	8 8	490,695	998,339}	₹d69,035
retal for 11 weeks	1,021,07%	26,35,27	3	6 0	241,566	18 3	1,42,37,393	()	59,64,850	1 10	0	547,145 8 1) 86,0	16,132	0 0	535,201	1,191,791	1,630,452
Comparison.															•		•	
week of pre- vious vear 'er unle of ratiway, cor- rus pomiting	122,6311	1,85,81	8 1	B 66	17,039	16	9,74,913	20	4,04,411	4	ø	37,071 0	5,9	0,390	4 3	44,043	£18,50	109,555
wook of pre- vious year otal to corre- a p o n d l n g		11	13	6 1	13	63			316	U	1	28 10	\$ 	401	. 4 9		.,	*****
date of pre-	1,421,748	21,72,H3	5	8 0	226,675	12 7	1.12,26,811	10	45.97.34	1 7	7 8	421,422 19	170,7	0,166	8 4	521,504	811,726	1,833,230

EAST INDIAN RAILWAY—JUBBULPORE LINE.

Approximate Return of Traffic for week ended 17th March 1877, on 2233 miles open.

		En.	Α. Ι	Р.	Ŀ	s. (d.	Mds. 8.	Re. A.	P.	£ s.	đ.	Rs.	A. P			
Total traffic for the work	1880,8	20,590	15	U	1,887	10	0	2,52,883 30	61,777 14	0	5,662 19	6	82.36 8 1	13	o 4,651	16,146	20,795
or per mile of railway		92	0	5	8	•	Ø	•••	276 1	8	25 6	3	368	ż	1		•••••
for previous an winks of half-year	78,520	1 ' 2,05,49%	3	9	27,087	6 1	10	22,76,992 11	5,77,763	0	52,961 12	7	8,73,261	7 1	54,360	149,7201	204,08
Total for 11	N7,5121	3,311,080	2	9	28,1174	16 1	lti	25,29,875 30	6,30,541 2	11	58,624 12	1	9,55.630	4	50,012	165,967	224,67
Comparison.													•			•	
hital for corre- a p o n d cn g week of pre- vious year Per mile of railway, cor- responding	5,945	14,835	12	S	1,359	19		1,00,390 v	26121 1	6	2,211 2	0	38,956 1	14	3 4,764	80 k , č	19,08
week of pro- right year	*****	60	3 4 1	11		1			107 12	10	9 17	8	. 174	1			• •••••
date of pre-	74,006	0.00 444						11,15,251 30	. 07.9 049. 7		44 415 14		A 80 045		0 54,335	62,064	118,39

CALCUTTA AND SOUTH-EASTERN STATE RAILWAY.

Approximate Return of Traffic for week ended 17th March 1877, on 28 miles open.

_					·	
A CONTRACTOR OF THE RESIDENCE OF THE PARTY O	C	COACHING TRAPPIC.	MECHANDI	Total		
	Number of passengers.	Coaching receipts.	Weight carried.	Receipts.	receipts.	
de la proprie de la company de		Rs. A. P. £ s. d.	Mds. Sr.	Ba. A. P. & *z. d.	R s. d.	
Total traffic for the week	9,152	1,396 0 0 139 10 0	22,607 0	719 0 0 71 18 0	211 8 0	
to per mile of railway	347	50 0 0 5 0 0	900 0	25 8 0 711 0	7 11 9	
For previous 10 weeks of half-year	106,625	15,005 0 0 1,500 10 0	1,70,215 0	8,745 0 0 57-0	£.075 U C	
Total for 11 weeks	113,777	16,400 0 1,840 0 0	1,000,082 0	6,464 0 0 646 H 0	45. 286 8 0	
COMPARISON. Total for corresponding week of previous past of railway, corresponding which were the contract of	10,074 3m	1,645 11 6 16g17 6	1	• 663 14 8 66 7 9 26 11 4 2 7 5	#11 6 8 7 3 0 11	

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